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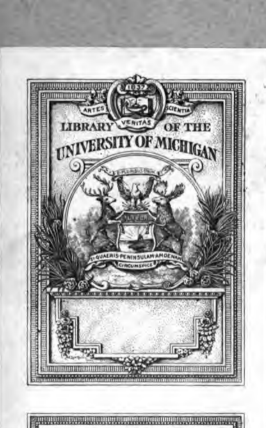
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ACTS

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THE LEGISLATURE

OF THE

STATE OF MICHIGAN,

PASSED AT THE

REGULAR SESSION OF 1869.

VOL. III.



BY AUTHORITY.

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PASSED BY THE LEGISLATURE OF 1869.

Page.	Title.	ĬО.
1	An act for the approval of the official bonds of certain county officers in the counties composing the twelfth judicial circuit, approved January 9, 1869	
	An act to extend the time for the collection of taxes in the township of Thornapple, in the county of Barry, for the year eighteen hundred and sixty-eight, approved January	172.
1	15, 1869 An act to extend the time for the collection of taxes assessed for the construction of ditches in the township of Fair Grove, in the county of Tuscola, approved January 20,	1 7 3.
2	An act to authorize school district number seven, of the township of Penfield, in the county of Calhoun, to issue	174.
3	bonds for the purpose of building a school-house, approved January 20, 1869	175.
4	1869	176.
4	township of Richmond, in the county of Macomb, approved January 20, 1869	1 7 7.
5	and sixty-seven and eighteen hundred and sixty-eight, approved January 20, 1869	178.
5	the county of Midland, for the year eighteen hundred and sixty-eight, approved January 20, 1869	
6	ham, to vote aid to the Ionia and Lansing Railroad Company, under the provision of Act No. 324, of the session laws of 1865, approved January 20, 1869	
6	An act to legalize the returns of taxes for the county of Shia- wassee, for the year 1867, approved January 23, 1869	180.
7	An act to provide for fixing the time for holding the circuit courts in the twelfth judicial circuit, approved January 23, 1869	181.
	. An act to extend the boundaries and to grant a new charter	182.
	to the village of Quincy, approved January 23, 1869 An act to extend the time for the collection of taxes in the city of Flint, in the county of Genesee, approved January 23, 1869	183.

PAGE

i♥ No.

184. An act to extend the time for the collection of taxes for the year eighteen hundred and sixty-eight, in the township of Albion, in the county of Calhoun, approved January 23,	
1869	21
uary 23, 1869 186. An act to legalize certain bonds issued by the township of Sebewaing, in the county of Huron, the proceeds of which were expended in improving the mouth of the River Du	21
Fil, and to provide for the payment of the same, approved January 23, 1869	
and sixty-eight, and to extend the time for the collection of taxes therein, approved January 23, 1869. 188. An act to legalize the tax roll of the township of Brooks, in the county of Newaygo, for the year eighteen hundred	23
and sixty-eight, and to extend the time for the collection of taxes therein, approved January 23, 1869	24
township of Orange, in the county of Ionia, for the year 1868, approved January 23, 1869	25
Holly, in the county of Oakland, and to extend the time for the collection of taxes therein, approved January 27, 1869	26
191. An act to legalize the tax roll of the village of Holly, in the county of Oakland, for the year 1868, and to extend the time for the collection of taxes spread thereon, approved	
January 27, 1869 192. An act to extend the time for the collection of taxes in the townships of Brownstown, Greenfield, and Hamtramck, in the country of Wayne approved Layron 27, 1860	
in the county of Wayne, approved January 27, 1869 193. An act to legalize the tax roll of the township of Big Rapids, Mecosta county, for the year eighteen hundred and sixty- eight, and to extend the time for the collection of the	
taxes therein, approved January 27, 1869	. 29
in the county of Wayne, approved January 27, 1869 195. An act to extend the time for the collection of taxes in the city of Wyandotte, and the township of Ecorse, in the	30
county of Wayne, for the year eighteen hundred and sixty-eight, approved January 27, 1869. 196. An act to amend act number two hundred and ninety, session laws of eighteen hundred and sixty-seven, entitled	31
"An act to incorporate the village of St. Johns," approved January 30, 1869	. 32
township of Springwells, in the county of Wayne, for the year eighteen hundred and sixty-eight, approved January 30, 1869	3 3
198. An act to extend the time for the collection of taxes in the township of Almer, in the county of Tuscola, for the year one thousand eight hundred and sixty-eight, approved	•
January 30, 1869	33

No.	TITLE.	PAGE.
199.	An act to extend the time for the collection of taxes in the township of Sanilac, country of Sanilac, for the year 1868,	0.4
200.	An act to extend the time for the collection of taxes in the townships of Van Buren and Romulus, in the county of	34
201.	Wayne, for the year one thousand eight hundred and sixty-eight, approved January 30, 1869. Act to extend the time for the collection of taxes for the year eighteen hundred and sixty-eight, in the township of	85
	Schewaing, in the county of Huron, approved January 30, 1869	36
202.	An act to extend the time for the collection of taxes in the township of Lenox, in the county of Macomb, for the year 1868, approved January 30, 1869	37
203.	An act to extend the time for the collection of taxes in the township of Fair Grove, in the county of Tuscola, for the	•
204.	year eighteen hundred and sixty-eight, approved January 30, 1869	38
205.	year one thousand eight hundred and sixty-eight, approved January 30, 1869	39
	township of Grosse Point, in the county of Wayne, for the year one thousand eight hundred and sixty-eight, ap- proved January 30, 1869	40
206.	An act to extend the time for the collection of taxes in the township of Zilwaukie, in the county of Saginaw, for the year eighteen hundred and sixty-eight, approved Janu-	
207.	An act to authorize the city of Saginaw to raise money to	41
208.	construct a county jail for the county of Saginaw, approved January 30, 1869	42
209.	proved January 30, 1869	43
210.	An act to extend the time for the collection of taxes in the township of Orleans, in Ionia county, for the year	44
211.	eighteen hundred and sixty-eight, approved January 30, 1869	45
212.	several wards of the city of Detroit, in the county of Wayne, approved January 30, 1869	46
	township of Bloomfield, in the county of Oakland, for the year eighteen hundred and sixty-eight, approved	46
	An act to change the name of the township of North Climax, in Benzie county, to Inland, approved February 13, 1869	47
214.	An act to extend the time for the collection of taxes in the township of Macomb, in the county of Macomb, ap-	
215.	An act to extend the time for the collection of taxes in the township of Redford, in the county of Wayne, approved	48
	Fahrnary 12 1869	49

No.	TITLE.	PAGE.
216.	An act to amend an act entitled "An act to incorporate the village of Holly," approved March 8, 1865, approved	
217.	February 13, 1869	49
218.	ary 13, 1869	53
242	money to build a school-house, approved February 13, 1869	53
219.	An act to amend sections seven and ten of an act entitled "An act to incorporate the village of Newaygo," approved March sixteenth, one thousand eight hundred and sixty-seven, and to add a new section thereto, to stand as	F.4
220.	section thirty-four, approved February 15, 1869	54
221.	the city of Grand Rapids, approved February 15, 1869 An act to amend an act entitled "An act to authorize the city of Lansing, in the county of Ingham, to vote aid to the Ionia and Lansing Railroad Company, under the provisions of act number three hundred and twenty-four, of session laws of eighteen hundred and sixty-five," ap-	58
222.	proved January twentieth, eighteen hundred and sixty- nine, approved February 15, 1869	60
223.	February 17, 1869 An act to authorize the construction of a draw-bridge across the Menominee river, in Menominee county, approved	61
224.	February 19, 1869 An act to legalize the terms of the circuit courts in the counties composing the twelfth judicial circuit, for the years	62
225.	eighteen hundred sixty-five, to eighteen hundred sixty-eight, inclusive, approved February 19, 1869	63
226.	the county of Wayne, for the year eighteen hundred and sixty-eight, approved February 19, 1869. An act to amend section four of an act entitled "An act to incorporate the city of Battle Creek," approved February third, eighteen hundred and fifty-nine, and section one of an act amendatory thereof, approved February	64
227.	twenty-fifth, eighteen hundred and sixty-one, approved February 19, 1869	65
228.	Johns, for the year eighteen hundred and sixty-eight, approved February 19, 1869	67
229.	March twenty-fifth, eighteen hundred and sixty-seven, approved February 19, 1869	67
·	township of Hudson, in the county of Lenawee, for the year eighteen hundred and sixty-eight, approved February 24, 1969.	6 0

vii PAGE.

69

69

70 71

77

78 83

QΩ

100

101

101

102

103

104

111

112

137

156

No.	Title.
230.	An act to detach certain territory in the township of Otisco, in Ionia county, and attach the same to the township of Keene, in the same county, approved February 24, 1869.
	An act to repeal act number four hundred and thirty, of the session laws of eighteen hundred and sixty-seven, approved March twenty-fifth, eighteen hundred and sixty-seven, approved February 24, 1869. An act to amend an act entitled "An act to incorporate the
232.	An act to amend an act entitled "An act to incorporate the village of Ionia," approved February seventeenth, eighteen hundred and sixty-five, approved February 24, 1869
	An act relative to free schools in the city of Detroit, approved February 24, 1869
	An act to amend section one, of act number two hundred and ninety-one, of the session laws of eighteen hundred and sixty-seven, entitled "An act to incorporate the village of Hubbardston," approved March second, eighteen hundred and sixty-seven, approved February 24, 1869
	An act to amend sections one, seven and twenty-six, of an an act to revise the charter of the village of Hastings, approved March 22d, one thousand eight hundred and sixty-seven, approved February 24, 1869
23 6.	An act to incorporate the village of Stanton, approved February 24, 1869
	An act appropriating certain non-resident highway taxes, for the improvement of certain roads in the county of Gratiot, approved February 24, 1869
	An act to extend the time for the collection of taxes in the city of Jackson, in the county of Jackson, for the year eighteen hundred and sixty-eight, approved February 24, 1869
	An act to change the name of "The First Congregational Church and Society of Raisin," (being in the county of Lenawee, and State of Michigan,) to "The First Presby- terian Church and Society of Raisin," approved Febru- ary 24, 1869
	An act to authorize the village of South Saginaw to raise by tax, money to build a station-house for the use of said village, approved February 24, 1869
241.	village, approved February 24, 1869. An act to authorize the Young Men's Society of Saginaw to change the name of said Society, approved February 24, 1869.

242. An act granting the right of way through lands owned by the State, for a railroad in Menominee county, approved February 24, 1869

243. An act to create a board of water commissioners in the village of Marquette, and to define its powers and duties, approved March 2, 1869

244. An act to extend the time for the collection of taxes in the

245. An act to revise the charter of the village of Allegan, approved March 2, 1869

246. An act to incorporate the village of Saranac, in Ionia county,

approved March 4, 1869...

several wards in the city of Detroit, approved March 2, 1869

thereto one new section, approved March 4, 1869.....

1869

No.	Title.	PAGE.
	act to amend an act entitled "An act to incorporate the village of Holly," approved March 8, 1865, approved February 13, 1869	49
217. An	act to change the name of the village of Centerville, in the county of Tuscola, to that of Caro, approved Febru- ary 13, 1869.	53
218. An	act to authorize school district number four, in the town- ship of Mason, county of Cass, to issue bonds and borrow money to build a school-house, approved February 13, 1869	53
219. An	act to amend sections seven and ten of an act entitled "An act to incorporate the village of Newaygo," approved March sixteenth, one thousand eight hundred and sixty-seven, and to add a new section thereto, to stand as	
220. An	section thirty-four, approved February 15, 1869	54
221. An	the city of Grand Rapids, approved February 15, 1869 act to amend an act entitled "An act to authorize the city of Lansing, in the county of Ingham, to vote aid to the Ionia and Lansing Railroad Company, under the provisions of act number three hundred and twenty-four, of session laws of eighteen hundred and sixty-five," approved January twentieth, 1860.	58
222. An	nine, approved February 15, 1869 act to authorize the water commissioners of the city of Detroit to borrow money for the purpose of extending and improving the water works of said city, approved February 17, 1869	60 61
223. An	act to authorize the construction of a draw-bridge across the Menominee river, in Menominee county, approved February 19, 1869	62
224. An :	act to legalize the terms of the circuit courts in the councies composing the twelfth judicial circuit, for the years eighteen hundred sixty-five, to eighteen hundred sixty-eight, inclusive, approved February 19, 1869	63
225. An t	act to extend the time for the collection of certain drain axes in the townships of Greenfield and Hamtramck, in the county of Wayne, for the year eighteen hundred and	
226. An : i : s : c : c : t : c : c : c : c : c : c : c	sixty-eight, approved February 19, 1869 act to amend section four of an act entitled "An act to incorporate the city of Battle Creek," approved February third, eighteen hundred and fifty-nine, and section one of an act amendatory thereof, approved February wenty-fifth, eighteen hundred and sixty-one, approved February 19, 1869	64 65
227. An a	act to legalize the election of trustees in the village of St. Johns, for the year eighteen hundred and sixty-eight, approved February 19, 1869.	67
228. An s t 1	act to amend section nineteen of an act entitled "An act o incorporate the village of Farmington," approved March twenty-fifth, eighteen hundred and sixty-seven, approved February 19, 1869.	67
229. An a t	act to extend the time for the collection of taxes in the ownship of Hudson, in the county of Lenawee, for the rear eighteen hundred and sixty-eight, approved Febru-	0,
Đ	ry 24, 1869	6 8

1869 . 233. An act relative to free schools in the city of Detroit, approved February 24, 1869.

234. An act to amend section one, of act number two hundred and an act to revise the charter of the village of Hastings, approved March 22d, one thousand eight hundred and sixty-seven, approved February 24, 1869......

ary 24, 1869.

1869 ...

approved March 4, 1869.

- 230. An act to detach certain territory in the township of Otisco, in Ionia county, and attach the same to the township of
- TITLE.

236. An act to incorporate the village of Stanton, approved February 24, 1869

237. An act appropriating certain non-resident highway taxes, for the improvement of certain roads in the county of Gratiot,

239. An act to change the name of "The First Congregational

240. An act to authorize the village of South Saginaw to raise by tax, money to build a station-house for the use of said

242. An act granting the right of way through lands owned by the State, for a railroad in Menominee county, approved February 24, 1869

243. An act to create a board of water commissioners in the village of Marquette, and to define its powers and duties, approved March 2, 1869.

244. An act to extend the time for the collection of taxes in the

245. An act to revise the charter of the village of Allegan, approved March 2, 1869.....

246. An act to incorporate the village of Saranac, in Ionia county,

247. An act to amend an act entitled "An act to incorporate the village of Howell," approved March 14, 1863, and to add thereto one new section, approved March 4, 1869......

several wards in the city of Detroit, approved March 2,

city of Jackson, in the county of Jackson, for the year eighteen hundred and sixty-eight, approved February 24, 1869

Church and Society of Raisin," (being in the county of Lenawee, and State of Michigan,) to "The First Presbyterian Church and Society of Raisin," approved Febru-

- - - 69

69

70

71

77

78

83

99

100

101

101

102

103

104

111

112

137

156

vii

PAGE.

viii

No.	TITLE.	PAGE.
248.	An act to incorporate the village of Lawton, approved March 4, 1869	160
249.	An act to legalize certain taxes of the townships of Zeeland, Blendon, Georgetown, and Jamestown, in the county of Ottawa, for the year 1868, approved March 4, 1869	190
250.	An act to amend sections two, twelve, and twenty-two, of act No. 519, of the session laws of 1867, entitled "An act to incorporate the village of Paw Paw," approved March	
	6, 1869	190
2 52.	An act to amend section two of an act entitled "An act to provide for the collection of taxes in the city of Monroe."	193
253.	approved March (21st) twenty-first, eighteen hundred and sixty-five, approved March 6, 1869	216 217
254.	An act to incorporate the village of Burlington, approved March 8, 1869	221
25 5.	An act to legalize the tax roll of the township of Hancock, in the county of Houghton, for the year eighteen hundred and sixty-eight, and extend the time for the collection of	221
	taxes in the same, approved March 8, 1869	236
257.	approved March 8, 1869	237
25 8.	8, 1869. An act to incorporate the village of Augusta, in the county of	238
	Kalamazoo, approved March 8, 1869. An act to legalize the tax rolls of the townships of Raisin, Ridgeway, Riga, Palmyra, Dover, Rollin, Franklin, and Adrian, in Lenawee county, for the year eighteen hundred and sixty-six, and the proceedings of the board of supervisors, and of the drainage commissioners of said county of Lenawee, pertaining thereto, approved March 8, 1869.	265 266
26 0.	An act to organize the township of Meade, in the county of	267
261.	Huron, approved March 8, 1869. An act to enable the Jackson, Lansing and Saginaw Railroad Company to change the northern terminus of its railroad to some point on Lake Superior, without prejudice to its rights, and to prescribe the time for the completion of the said road, approved March 8, 1869.	267
	An act to organize the township of Clinton, in the county of Lenawee, approved March 12, 1869	268
26 3.	An act to authorize the public schools of the city of Adrian to borrow money and issue bonds, for the purpose of constructing a central school building, approved March 12, 1869.	270
264.	An act to revise the charter of the village of Saugatuck.	271
	approved March 12, 1869	287
266.	An act to organize the county of Alcona, approved March 12, 1869	336

	No.	TITLE.	PAGE.
		An act to amend act No. 397, of the session laws of 1867, entitled "An act to amend act No. 301, of the session laws of 1865," being an act entitled "An act to regulate the tolls on plank roads in Bay, Clinton, Gratiot, and Saginaw counties," approved March 12, 1869	338
	268.	An act to amend section fourteen of an act entitled "An act to incorporate the village of Dexter," approved February twelfth, eighteen hundred and fifty-five, approved March 12, 1869	339
	269.	An act to amend section twenty-four of an act entitled "An act to revise the charter of the city of St. Clair," approved March eighteenth, eighteen hundred and sixty-three, approved March 12, 1869	
	270.	An act providing for two voting precincts for the township of Kalamazoo, in the county of Kalamazoo, defining the limits thereof, and determining who shall be inspectors of	340
	271.	election therein, approved March 12, 1869	341
		March 12, 1869. An act to amend sections seventy-one, ninety-four, ninety-five, ninety-seven, and one hundred and fifty-one of an act to revise the charter of the city of Ypsilanti, approved March seventeenth, eighteen hundred and sixty-five, being act two hundred and fourteen, of the laws of eighteen hundred and sixty-five, and to add a new section, to stand as section two hundred and twelve, approved March 12, 1869.	343 358
	273.	An act to amend act number two hundred and forty-six, of the session laws of eighteen hundred and sixty-seven, being an act to amend an act entitled "An act to connect the Duncan, Alpena, and Sauble river State road, with the East Saginaw and Sauble river State road," by adding one new section thereto, to stand as section five, approved March 13, 1869.	361
		An act to extend the time for the collection of certain drain taxes in the township of Zeeland, in the county of Ottawa, approved March 13, 1869.	362
	275.	An act to legalize the action of the school inspectors of the townships of Albion and Sheridan, in the county of Calhoun, and State of Michigan, in the consolidation of certain school districts therein, approved March 13, 1869.	3 6 3
\mathcal{X}	276.	An act to organize the township of Monitor, in Bay county, approved March 13, 1869.	364
	277.	An act to legalize the special township meeting of the town- ship of Saugatuck, in the county of Allegan, held in said township January 22d, A. D. 1869, approved March 18, 1869	365
	278.	An act to change the name of the plat and village of Millville, in the county of Muskegon, to Bluffton, approved March 13, 1869	366
	279.	An act to amend section three of an act to authorize the city of Saginaw to raise money to construct a county jail for the county of Saginaw, approved January 30th, 1869, approved March 13, 1869.	366
	280.	An act to authorize the township of Bennington, in the county of Shiawassee, to raise by tax a certain sum of money for the relief of George W. Hunt, approved March 13, 1869.	367

X Nο PAGE. 281. An act to organize the township of Mayfield, in the county 281. An act to organize the township of Mayfield, in the county of Lapeer, approved March 13, 1869

282. An act to fix the time for holding the first annual election in the village of Saranac, in Ionia county, being an act supplementary to an "Act to incorporate the village of Saranac, in Ionia county," approved March 4, A. D. 1869, approved March 13, 1869. 367 368 283. An act to incorporate the city of Manistee, approved March 369 15, 1869 ... 284. An act to amend an act entitled "An act to incorporate the city of East Saginaw," approved February 15th, 1859, as amended by act No. 56, of the session laws of 1861, approved February 20th, 1861, and act No. 79, of the session laws of 1865, approved March 1st, 1865, and act No. 391, of the session laws of 1867, approved March 22d, 1867, approved March 16, 1869... 422 285. An act to amend sections three, four, six, ten, thirteen, sixteen, twenty-one, fifty-two, fifty-three, fifty-four, ninety-five, ninety-nine, one hundred and ten, one hundred and ten, one hundred and ten, one hundred and the section of the se AR5 286. An act to organize the township of Gladwin, approved March 475 16, 1869 287. An act to change the name of the township of Reed, Oceana county, to that of Ferry, approved March 16, 1869______ 288. An act to authorize and provide for re-platting the village of 476 Napoleon, in the county of Jackson, and adding to the plat certain parts of section thirty-six, town three south, range one east, and a part of section thirty-one, town three south, range two east; also, a part of section six, town four south, range two east, approved March 16, 1869 289. An act to legalize the tax roll of the village of Memphis, in 478 the counties of Macomb and St. Clair, for the year eighteen 477 hundred and sixty-seven, approved March 16, 1869 290. An act to legalize the first charter election held in the village of Hubbardston, for the year one thousand eight hundred 478 thereto, to stand as section nine, approved March 17, 479 1869... 292. An act to authorize the board of supervisors of the county of Kalamazoo, to raise by tax, upon the real and personal property within the county of Kalamazoo, not exceeding the sum of two thousand dollars, for the purpose of providing a homestead for the widow and children of Col. Benjamin F. Orcutt, deceased, approved March 17, 1869.

293. An act to attach Manitou county to the thirteenth judicial circuit, and to attach Osceola county to the fourteenth judicial circuit, approved March 17, 1869. 480 480

489

503

504

518

535

561

605

	No.	Title.	PAGE.
	294.	An act to legalize the action of the electors of the township of Romulus, in the county of Wayne, in their having voted to refund moneys paid or advanced by them, for the payment of bounties to volunteers who enlisted to fill the quota of said township, under the last call of the President, approved March 17, 1869.	481
		An act to prevent obstructions being so placed in the channel of the north fork of Bad river, or any of its branches in the counties of Gratiot and Saginaw, as to prevent the free passage of fish up or down said streams, approved March 17 1860	482
	296.	An act to revive and continue in force an act entitled "An act to charter the village of New Baltimore," approved March 23, 1867, and to amend sections one and two of said act, approved March 17, 1869	482
L-	297.	An act to detach certain territory from the township of Hume, in the county of Huron, and attach the same to the township of Port Austin, approved March 17, 1869	484
	298.	An act to authorize the trustees of the village of St. Johns to levy a tax of five thousand dollars, for a court house for Clinton county, approved March 17, 1869	485
	299.	An act to organize the township of Oscoda, in Iosco county, approved March 17, 1869	485
. •	300.	An act to organize the township of Colfax, in the county of Oceana, approved March 17, 1869	486
À	301.	An act to organize the county of Osceola, approved March 17, 1869.	487

302. An act to incorporate the village of Petersburg, approved March 19, 1869.
303. An act to legalize the organization of union school district number one, of Wyoming and Georgetown, in the counties of Kent and Ottawa, in the State of Michigan, approved March 1969.

304. An act to incorporate the village of Orion, approved March

305. An act to amend an act entitled "An act to revise and amend the charter of the city of Saginaw," approved February 5th, 1859, as amended by act No. 39, of the session laws of 1863, and by act No. 122, of the session laws of 1865, and by act No. 496, of the session laws of 1867, approved March 20, 1869.

308. An act to attach townships number seventeen, eighteen, nine-

teen, and twenty north, of range number twelve west, in the unorganized county of Lake, to the township of Chase, and attaching said township of Chase, being townships

seventeen, eighteen, nineteen, and twenty north, of ranges eleven and twelve west, in the unorganized county of Lake, to the county of Osceola, when fully organized, approved March 22, 1869.

proved March 19, 1869.

19, 1869 ...

No.

Title

309. An act to repeal section one and section two, of act number

471, of the session laws of 1867, entitled "An act appropriating certain non-resident highway taxes for the improvement of certain State roads, and providing for the construction and improvement thereof," and to amend section three of the same act, approved March 22, 1869.

310. An act to authorize the school board of fractional school district number one, of the townships of Paw Paw and Antwerp, in the county of Van Buren, to convey real estate, approved March 22, 1869.

311. An act to provide for laying out and establishing a State road in Eaton county, and opening the same, approved March 22, 1869.

March 22, 1869 ...

PAGE.

606

607

608

×

У.

		March 22, 1869	608
	312.	An act to provide for laying out and establishing a State road	
		in Eaton, Ingham, and Jackson counties, and opening	
		the same, approved March 22, 1869	610
	313.	An act to authorize the township of Swan Creek, in the	
		county of Saginaw, to aid in the construction of a bridge	
		across the Tittabawassee river, in said county, by issuing	
		the bonds of said township, and to provide for the pay-	
		ment thereof, approved March 22, 1869	611
	314.	An act to organize townships seventeen, eighteen, nineteen,	
		and twenty north, of ranges thirteen and fourteen west, in	
		the unorganized county of Lake, by the name of Lake,	
		approved March 22, 1869	612
J	315.	An act to organize the township of Colfax, in the county of	•
		Mecosta, approved March 22, 1869	613
	316.	An act to amend sections four and seven of an act entitled	
		"An act to authorize the township of Holland, and other	
		townships in the counties of Ottawa and Allegan, to make	
		loans and levy taxes for the improvement of the harbor at	
		the mouth of North Black river, in Ottawa county," ap-	
		proved March fifth, eighteen hundred and fifty-eight,	
		approved March 22, 1869	614
	317	An act to amend "An act to incorporate the city of Grand	011
	01	Rapids," approved April 2d, 1850, as amended by the	
		several acts amendatory thereof, and to add three new	
		sections thereto, to stand as sections forty-three, forty-	
		four, and forty-five, approved March 22, 1869	615
	218	An act to legalize the tax roll of the township of Marquette.	010
	0.	in the county of Marquette, for the year eighteen hun-	
		dred and sixty-eight, approved March 22, 1869	620
	219	An act to attach the unorganized counties of Otsego, Craw-	0~0
	010.	ford, and a portion of Kalkaska, to the townships of South	
		Arm, Torch Lake, Helena, and Rapid River, approved	
		March 22, 1869	620
	920	An act to attach the west half of the unorganized county of	020
	. ·	Clare to the county of Mecosta, and to the township of	
		Big Rapids, for judicial and municipal purposes, approved	
		March 22, 1869	621
	321	An act for the protection of fish in the waters of the inland	0.51
	0×1.	lakes of the county of Kalamazoo, approved March 22,	
		1869.	622
	200	An act to organize the township of Greenbush, in the county	UDD
	Jun.	of Alcona, approved March 22, 1869	622
	333	An act to provide for the laying out and establishing the Fre-	UAA
	wo.	mont branch of the Port Sanilac and Tuscola State road,	
		approved March 22, 1869	623
		approved materials, 1000	UDU

No.	Title.	Page.
324.	An act to amend section fifteen of an act entitled "An act to incorporate the village of Farmington," approved March twenty-fifth, eighteen hundred and sixty-seven, approved March 22, 1869	625
32 5.	An act to authorize school district number three, fractional, of the township of Girard, in the county of Branch, to issue bonds for the purpose of building a school-house, approved March 22, 1869	627
326.	An act to set off that portion of the township of Richland, in the county of Kalamazoo, situated east of Gull Lake, and attach the same to the township of Ross, approved March 22, 1869	628
327.	An act to authorize the city of Grand Haven to aid the Detroit and Milwaukee Railroad Company to extend the line of their road across Grand river, from Ferrysburg, into the city of Grand Haven, and to change the location of their depot at Grand Haven, from the west to the east side of Grand river, approved March 22, 1869	628
328 .	An act to fix the time of holding probate court in the county of Leelanaw, approved March 22, 1869	629
	An act to amend sections one and three of an act entitled "An act to revise the charter of the city of Adrian," ap- proved March 21, 1865, approved March 22, 1869	630
	An act to amend an act entitled "An act to incorporate the city of Wyandotte," approved March fifth, eighteen hundred and sixty-seven, being act number two hundred and ninety-seven, of the session laws of eighteen hundred and	•00
331.	sixty-seven, approved March 22, 1869	632 640
332.	An act to amend sections one, seven, thirty-two, thirty-nine, and forty-four of an act entitled "An act to incorporate the city of Jackson," approved February 14, 1857, ap-	
333.	An act appropriating certain non-resident highway taxes for the improvement of the Ovid and St. Charles State road,	658 658
334.	approved March 24, 1869. An act for the protection of fish in the lakes known as Devil's lake and Round lake, in Lenawee county, Whitmore lake, Washtenaw county, and Brace lake, Calhoun county, approved March 24, 1869.	659
335.	An act to legalize the action of certain towns in the counties of Livingston, Washtenaw, and Wayne, in voting aid to the Detroit and Howell railroad, approved March 24, 1869	660
336.	An act to repeal act number one hundred and thirty-eight, of the session laws of eighteen hundred and sixty-five, entitled "An act to attach the county of Manitou to the county of Leelanaw, for certain judicial purposes," approved March tenth, eighteen hundred and sixty-five,	000
3 37.	An act to incorporate the village of Lisbon, in Kent and Ot-	661
33 8.	tawa counties, approved March 24, 1869. An act to authorize the assessment and collection of a tax to	661
339.	defray the expense of grading Cedar street, in the city of Lansing, approved March 24, 1869	680
	struction of a certain State road in the county of Lapeer, approved March 24, 1869	684

xiv

No.	Title.	PAGE.
	An act to incorporate the village of Spring Lake, approved March 24, 1869	686
	An act to amend section one, of act number one hundred and fifty-three, of the session laws of eighteen hundred and sixty-one, being an act entitled "An act to incorporate the public schools of the city of Adrian" approved	
342.	March thirteenth, eighteen hundred and sixty-one, approved March 24, 1869. An act to provide for the payment of Porter L. Swords, of the city of Adrian, Lenawee county, for furnishing money to certain volunteers credited to the township of Woodstock,	702
	in said county, to aid in the suppression of the rebellion,	703
343.	An act to amend section twenty of an act entitled "An act to incorporate the village of Dansville," approved March 9th, 1867, being act No. 307, of the session laws of 1867, approved March 24, 1860.	705
344.	approved March 24, 1869 An act to provide for the laying out and establishing a State road from Caro to Hurd's Corners, in Tuscola county,	
345.	approved March 24, 1869 An act to incorporate the village of Rochester, approved March 24, 1869	707 708
	March 24, 1869 An act to incorporate the village of Ovid, approved March 24, 1869	723
347.	An act to incorporate the village of Portsmouth, approved	754
34 8.	March 24, 1869 An act to re-incorporate the village of Fenton, approved March	780
349 .	24, 1869	
350 .	An act to amend section seven, of act number one hundred and eighty, session laws of eighteen hundred and sixty-five, entitled "An act to incorporate the village of Otsego,"	807
	approved March fifteenth, eighteen hundred and sixty-five, approved March 26, 1869 An act to repeal act number three hundred and thirty-four, of the session laws of eighteen hundred and sixty-five, entitled "An act to provide for the drainage and reclamation of swamp lands, by means of a State road, to be known as the Courtland and Muskegon River State road;" also, act number three hundred and thirty-five, of the session laws of eighteen hundred and sixty-five, entitled "An act to provide for the drainage and reclamation of swamp lands, by means of the improvement of the Lamont and Zeeland State Road, in Ottawa county;" also, act number eighty, of the session laws of eighteen hundred and sixty-five, entitled "An act to provide for the laying out, opening, and establishing of a certain State road in the township of Shiawassee, in the county of Shiawassee,"	811
352.	approved March 26, 1869 An act to amend sections two and seven of an act entitled "An act to re-incorporate the village of Kalamazoo, and to repeal all inconsistent acts or parts of acts, approved March 15, 1861, as amended by act number four hundred and fifteen, of the session laws of 1867, approved March 22, 1867;" also, to add a new section, to stand as section thirty-five, approved March 26, 1869	814 815

No.	Title.	Page.
353.	An act to amend sections ten and twenty, and to add section twenty-one to an act entitled "An act to organize union	1202
	school district of the city of Saginaw," approved March 18, 1865, approved March 26, 1869	821
354.	18, 1865, approved March 26, 1869. An act to amend an act entitled "An act to organize union school district of Pac City", approved March 26, 1869.	
355.	school district of Bay City," approved March 26, 1869 An act to incorporate the village of Plainwell, in the county	823
	of Allegan, approved March 26, 1869	827
	March 26, 1869	843
501.	An act to organize the township of Hamlin, in the county of Eaton, approved March 26, 1869	875
	An act to authorize the appointment of a drain commissioner in and for the county of Ionia, for a special purpose, approved March 30, 1860	876
359.	proved March 30, 1869. An act to authorize the First Methodist Episcopal Church	010
	and Society of Franklin, Lenawee county, to sell and convey a portion of their church property, approved March 30, 1869	876
360.	An act to amend an act entitled "An act to revise the charter of the village of Hudson," being act number two hundred	
	and sixty-six, of the session laws of eighteen hundred and	
	sixty-seven, approved February twenty-seventh, eighteen hundred and sixty-seven, approved March 30, 1869 An act to amend an act entitled "An act to provide for the	877
361.	An act to amend an act entitled "An act to provide for the protection and preservation of fish in certain lakes in the	
	county of Cass," approved March twenty-sixth, eighteen	882
362.	An act to designate the place of holding the annual township	002
	meeting in the township of Manistee, on the first Monday of April, in the year one thousand eight hundred and	
383	sixty-nine, approved March 30, 1869	882
500.	hundred and sixty-four, entitled "An act to provide for	
	the drainage and reclamation of swamp lands by means of State roads and ditches, from Muir, in Ionia county, to	
364	north line of Isabella county," approved March 30, 1869. An act to amend an act entitled "An act to incorporate the	888
	city of Pontiac '' approved March fifteenth, eighteen hun-	
	dred and sixty-one, and to add two new sections thereto, approved March 30, 1869. An act to revise the charter of the village of Chelsea, ap-	883
36 5.	An act to revise the charter of the village of Chelsea, approved March 30, 1869	886
366 .	proved March 30, 1869 An act to revise the charter of the village of Wayland, ap-	
367.	proved March 30, 1869	901
	to incorporate the city of Monroe," approved March twenty-second, in the year one thousand eight hundred	
289	and thirty-seven, approved March 30, 1869	923
300 .	An act to amend an act entitled an act to amend an act entitled "An act to incorporate the village of Tecumseh,"	
	being act number eighty-four, of the session laws of the year eighteen hundred and fifty-nine, approved February	
	ninth, eighteen nundred and flfty-nine, approved March	928
369 .	30, 1869 An act to incorporate the city of Lapeer, approved March 30,	
370.	An act to incorporate the village of Leslie, approved March	940
	30, 1869	996

xvi

No.	TITLE.	PAGE
	An act to incorporate the village of Milford, approved March 30, 1869	1010
372.	An act to change the name of the plat and village of Craw- ville, in the county of Muskegon, to Fruitport, approved	1036
	March 30, 1869	1037
	An act to incorporate the village of Portland, in Ionia county, approved March 30, 1869	1037
875.	An act to enlarge the corporate limits, and to reincorporate the village of Union City under a special charter, approved March 30, 1869.	1057
376 .	An act to legalize the survey and replatting of the village of Marine City, county of St. Clair, made in the year eighteen hundred and sixty-five, approved March 20, 1869	1072
377.	An act to amend sections one, six, eleven, and twenty of an act entitled "An act to incorporate the village of Mt.	101~
878.	Clemens, approved April fourth, eighteen hundred and fifty-one, approved March 30, 1869	1073
	An act to legalize the action of the board of drain commis-	1077
	sioners of Lenawee county, in laying out and establishing certain county drains in said county, approved March 30, 1869.	1078
380.	An act to authorize the township of Watervliet to refund certain moneys advanced by George Parsons in paying bounties, and to levy a tax therefor, approved March 30,	4000
381.	An act to authorize the township of Cambridge, Lenawee county, to raise by tax, certain moneys for the relief of Andrew Ayers, late treasurer of said town, approved	1078
382.	March 30, 1869 An act to amend sections eight, thirty-five, forty-nine, and fifty-eight of an act entitled "An act to revise the charter of the city of Flint," approved March twenty, one thousand eight hundred and sixty-seven, being act number three hundred and seventy-two, of the session laws of one thousand eight hundred and sixty-seven, approved March	1079
383.	30, 1869 An act to legalize the action of the board of supervisors of	1080
3 84.	Ingham county, in discontinuing a certain piece of State road, approved March 30, 1869. An act to legalize the action of the school inspectors of the township of Marathon, in Lapeer county, in organizing school district number six, in said township of Marathon,	1082
ن 385.	An act to organize the county of Benzie, approved March 30,	1082
286.	An act to organize the county of Wexford, and the townships of Hanover, Wexford, Colfax, and Springville, therein,	1083
387.	approved March 30, 1869. An act to authorize the Kalamazoo and Grand Rapids Plank	1085
3 88.	Road Company to vacate certain parts of said road, approved April 2, 1869	1088
	the session laws of eighteen hundred and sixty-five, approved March eighteenth, eighteen hundred and sixty-five, entitled "An act to amend an act entitled an act to incor-	

	LIST OF ACTS.	xvii
No.	TITLE.	D.a-
	porate the village of Mackinac," approved March twenty-	PAGE.
	fifth, eighteen hundred and forty-eight, and numbered one hundred and eight, and to add certain sections thereto.	
	by adding two new sections thereto, to stand as sections	
390	thirty-three and thirty-four, approved April 2, 1869 An act to authorize the trustees of the Methodist Episcopal	1089
500 .	Church of Dansville, Ingham county, to sell and convey	
. 390	certain real estate, approved April 2, 1869	1090
	2, 1869	1091
391.	An act to amend section two of an act entitled "An act to in- corporate the Detroit and Saline Plank Road Company,"	
	approved March 23, 1848, approved April 2, 1869	1093
399.	An act to amend act number four hundred and eighty-four, of the session laws of eighteen hundred and sixty-seven, ap-	
	proved March twenty-seventh, eighteen hundred and	
	sixty-seven, entitled "An act to amend act number one hundred, of session laws of eighteen hundred and forty-	
	eight, incorporating the Detroit and Saline Plank Road Company," by adding a new section thereto, approved	
	April 2, 1869	1093
39 3.	An act to provide for holding the annual township meeting	
	in the township of Muskegon, in the county of Muskegon, for the year eighteen hundred and seventy, approved	
90.4	for the year eighteen hundred and seventy, approved April 2, 1869. An act to incorporate the village of Wayne, approved April	1095
	2, 1869	1096
39 5.	An act to amend an act entitled "An act to authorize the several townships in the counties of Livingston, Oakland,	
	Washtenaw and Wayne, to pledge their credit, and the	
	county of Livingston to raise by tax, or borrow money, to aid in the construction of a railroad from some point near	
	the city of Detroit, to Howell, in the county of Livings-	
	ton," approved February fifth, one thousand eight hun- dred and sixty-four, and amended by act of the Legisla-	
	ture, approved March twenty-first, one thousand eight	1110
396 .	hundred and sixty-five, approved April 2, 1869	1112
	entitled "An act to organize Union School District number one, of the township of Spaulding, in the county of	
	Saginaw, and to authorize said district to borrow money;"	
397	also, to add a new section thereto, approved April 2, 1869 An act to aid the Fenton Union Agricultural Society, ap-	1117
••••	proved April 2, 1869. An act to amend an act entitled "An act to authorize frac-	1118
398.	An act to amend an act entitled "An act to authorize frac- tional school district number eight, of the townships of	
	Antwerp and Porter, in the county of Van Buren, to	
	organize a graded school, and to pledge the credit of said school district for the purpose of building a union school-	
••••	house," approved April 2, 1869	1119
J¥¥.	An act to provide for the construction of a State road from Isabella, in the county of Isabella, north to Tobacco river,	
	thence north of east to intersect the Midland and Traverse	1100
40 0.	Bay State road, approved April 2, 1869	1120
	of Shiawassee, approved April 2, 1869	1122
401.	An act to enable the Lapeer and Port Huron Plank Road Company to charge and receive additional tolls for travel	
	over their road, approved April 2, 1869	1123

xviii LIST OF ACTS.

A

No.	Title	PAGE.
	An act to provide for laying out and establishing a State road, in the counties of Macomb and St. Clair, approved April	
403.	2, 1869 An act to detach certain territory from the city of East Saginaw and annex the same to the village of South Saginaw, in the township of Spaulding, in the county of Saginaw, and to constitute it a part of union school district number	1124
404.	one, of the township of Spaulding, approved April 2, 1869 An act to provide for the laying out and establishing a State road in the county of Alcona, and to appropriate certain non-resident highway taxes to add in the construction of	1126
405.	the same, approved April 2, 1869	1127
406.	construction of such ditches, approved April 2, 1869 An act appropriating certain non-resident tax to aid in constructing a ditch or drain from a point on Elk Creek, in the county of Sanilac, to a point on the Lexington and Lapeer State road, in Sanilac county, approved April 2,	1130
407.	An act to amend sections seven, eighty-seven, ninety-one,	1135
	ninety-two, one hundred and sixty, and two hundred and thirteen, of act number two hundred and fifteen, of the laws of eighteen hundred and fifty-nine, entitled "An act to incorporate the city of Owosso," approved February fifteenth, eighteen hundred and fifty-nine, approved April	
408	2, 1869	1137
	approved April 2, 1869	1140
409.	An act to detach certain territory from the townships of Manistee and Stronach, in the county of Manistee, and to organize such territory so detached, into a township by	
410.	the name of Filer, approved April 2, 1869	1179
411	Grand River railroad, approved April 2, 1869	1180
	3, 1869	1184
412.	to prevent fishing with seines and every kind of continuous nets in the counties of Branch, Livingston, Cass, St. Joseph, Kent, Ionia, Genesee, Roscommon and Calhoun, or in any of the lakes, rivers or streams of Macomb county," approved March ninth, eighteen hundred and	
413.	sixty-seven, approved April 3, 1869. An act to establish and organize fractional school district number seven, of the townships of Lenox and Chester-field, in the county of Macomb, State of Michigan, ap-	1236
	proved April 3, 1869	1237
414.	An act to provide for laying out and constructing a State road from the western terminus of the St. Louis and Pine river State road, to the east line of the county of Newaygo, and to appropriate certain non-resident highway	
415.	taxes for constructing the same, approved April 3, 1869, An act to repeal act number four, of the session laws of eighteen hundred and sixty-five, entitled "An act to provide for the improvement of the Saginaw river, and to author-	1238

No.	Title.	PAGE.
	ize the county of Saginaw to loan money in aid thereof, and to provide for the paying out and disposal of the funds and property in the hands of the dredging commis-	
416.	sioners of Saginaw county," approved April 3, 1869 An act to authorize the improvement of Fort street, in the township of Springwells, and to provide for the mainten-	1239
417.	ance thereof, approved April 3, 1869. An act to incorporate the village of Chesaning, in the county	1240
	of Saginaw, approved April 3, 1869	1245
419.	An act to incorporate the village of New Buffalo, Berrien	1271
420.	An act to incorporate the village of White Pigeon, approved	1272
4 21.	April 3, 1869 An act to authorize Wellington R. Burt to select seven hundred and twenty acres of State swamp lands, in lieu of a like amount selected by him and sold by the State, ap-	1287
4 22.	proved April 3, 1869	1307
42 3.	in conveying certain real estate, approved April 3, 1869. An act to authorize the trustees of the First Methodist Episcopal Church, of Hastings, Barry county, to sell and con-	1308
	vey certain real estate, approved April 3, 1869	1809 1309
42 5.	An act to authorize the township of Delhi, in the county of Ingham, to raise by tax, a sum of money for the purpose of draining a swamp in said township, approved April	1310
	3, 1869. An act to revise an act entitled "An act to incorporate the Board of Education of the city of East Saginaw," and the several acts amendatory thereto, approved April 3, 1869.	1312
	An act to revise the charter of the city of Lansing, approved April 3, 1869	1321
	An act to reincorporate the village of Benton Harbor, approved April 3, 1869	1381
	An act to amend sections one, three, four, five, seven, nine, eleven, fourteen, thirty-three, thirty-six, forty-five, forty-six, forty-eight, forty-nine, fifty, fifty-two, fifty-three, and seventy-three of an act entitled "An act to set off and incorporate a portion of the townships of Grand Haven and Spring Lake, in the county of Ottawa, into a city by the name of the city of Grand Haven," approved March sixteenth, eighteen hundred and sixty-seven, approved	
1 30.	April 3, 1869	1406
4 31.	1869 An act to incorporate the village of Midland City, approved	1417
	April 3, 1869	1418

No.	THE	PAGE.
432.	An act to lay out and establish a State road from Angell's Landing, (so called,) on section twenty-eight, in township twenty-nine north, of range eight west, in the county of Antrim, to the center of township twenty-nine north, of range one west, in the county of Otsego, approved April 3, 1869	1435
433.	An act to authorize the supervisors of Houghton county to issue bonds for the purpose of raising money in aid of macadamizing or rocking that portion of Mineral Range State road, between the Franklin mine and the county line between said county of Houghton and Keweenaw county, approved April 3, 1869.	1436
434 .	An act to amend act number one hundred and sixty-seven, of session laws of one thousand eight hundred and sixty-one, being an act to authorize the several townships in the counties of Muskegon, Oceana, Mason and Manistee, to levy taxes for the improvement of harbors and rivers within their respective counties, approved March fifteenth, one thousand eight hundred and sixty-one, ap-	
435.	proved April 3, 1869. An act to authorize the common council of the village of Three Rivers, St. Joseph county, to remove the dead from the cemetery grounds in said village, to Riverside cemetery in said county, approprial 2, 1869.	1438 1439
436.	An act to provide for the payment of certain drainage orders outstanding in the county of Oakland, approved April 3,	
437.	An act to authorize the Cass County Agricultural Society to sell their Fair Grounds, approved April 3, 1869	1440 1441
438.	An act to amend an act entitled "An act to incorporate the village of Petersburg," approved March nineteenth, eighteen hundred and sixty-nine, by adding a new section	
439.	An act to repeal the charter of the Monroe and Saline Plank	1442
440.	Road Company, approved April 3, 1869. An act to amend sections one and six of an act entitled "An act to amend sections one, three, four, five, six, and seven of an act entitled an act to incorporate the fire department of the city of Detroit," approved February fourteenth, eighteen hundred and forty, and an act amendatory thereto, approved January fourteenth, eighteen hundred and fifty-nine, approved March fifteenth, eighteen hundred	1443
441.	dred and sixty-one, approved April 3, 1869. An act to appropriate certain highway taxes for the improvement of the wagon road from the Saginaw river to Alma,	1443
442.	in the county of Gratiot, approved April 3, 1869 An act to authorize the township of Lee, in the county of Calhoun, to vote a tax to repay a certain advance made	1445
443.	An act to provide for the laying out, establishing and construction of a State road in the counties of Gratiot and	1446
444.	Saginaw, approved April 3, 1869. An act to amend section three of an act entitled "An act to accept the grant of lands made to the State of Michigan by the United States, to aid in the construction of a military road from Fort Wilkins, Copper Harbor, to the Wisconsin line, by way of Houghton, on Portage Lake, and to provide for the laying out and construction of the same," approved February fourth, eighteen hundred and sixty-four, approved April 3, 1869.	1447 1450

xxi

Ke.	TITLE.	PAGE
	An act to authorize the Plymouth Congregational Church of Laning, to sel and convey their church property, ap-	
446.	proved April 3, 1869 An act to authorize the board of trustees of the village of Newaygo to cause the said village to be re-surveyed and re-platted, and to provide for the recording of such survey	1451
∕4 7	and plat, approved April 3, 1869	1451
448	3, 1869	1452
449	April 5, 1869 An act to provide for the construction of a road from Port Austin, in Huron county, to Unionville, in Tuscola county,	1452
450	approved April 5, 1869. An act to provide for the drainage and reclamation of swamp lands by means of the completion and extension of the Newaygo and Dayton State road, approved April 5, 1869	1458 1454
451	An act to incorporate the village of Croton, approved April 5, 1869	1455
	An act to amend and revise an act entitled "An act to revise the charter of the city of Port Huron," approved February fifteenth, eighteen hundred and fifty-nine, approved	
453.	April 5, 1869	1470 1574
454.	An act appropriating two sections of State swamp land to complete the Clio and Chesaning State road, approved April 5, 1869	1575
	An act to lay out and establish a State swamp land road from the north-east corner of township three north, of range sixteen west, in Allegan county, east along the town lines of Saugatuck, Laketown, Manlius and Fillmore, in said county, to the Allegan and Holland road, running from Allegan, in Allegan county, to Holland, in Ottawa county,	1575
456.	approved April 5, 1869 An act to reincorporate the village of Galesburg, approved April 5, 1869	1576
457.	April 5, 1869 An act to incorporate the village of New Haven, in the county of Macomb, approved April, 5, 1869	1606
	An act to incorporate the village of South Haven, approved	1619
	April 5, 1869. An act to incorporate the city of Big Rapids, and organize the township of Big Rapids, approved April 5, 1869 An act to provide for laying out and establishing a State road in the township of Jehneming, country of Marquette, and	1635
461.	in the township of Ishpeming, county of Marquette, approved April 5, 1869. An act to amend an act entitled "An act to incorporate the village of Saint Joseph," approved March 17, 1884, and the acts amendatory thereto, approved April 5, 1869	1664 1665

	No.	TITLE,	Page.
	462 .	An act to authorize "the Kalamazoo town agricultural society	
		for improving the breed of horses," to sell and dispose of	1666
مد	463.	its real estate, approved April 5, 1869	1000
-1		Houghton, approved April 5, 1869	1667
	404.	An act to authorize and require the laying out and establishment of a State road from the western terminus of Frasier	
		street, as laid down on the recorded map or plat of Co-	
		runna, in the county of Shiawassee, to Washington street.	
	ARK		1668
	400.	An act to provide for the drainage and reclamation of swamp lands, by means of a State ditch, in Tuscola county, ap-	
		proved April 5, 1869	1669
	466 .	An act appropriating State swamp land for the construction	
		of a State road from Cheboygan river to Old Mackinaw, approved April 5, 1869	1669
	467.	An act to provide for the drainage and reclamation of swamp	1000
		lands, by means of a State road and ditches, from Tawas	
		Bay, in Iosco county, to the west line of said county to the intersection of the Midland and Traverse Bay State road,	
			1670
	468.	An act to lay out and establish a State road in Houghton	
		county, to be known as the Portage River and Torch	
		Lake State road, and to provide for the construction of the same, approved April 5, 1869	1671
	469.	An act to amend section one, of act number four hundred and	
		twenty, session laws of 1867, entitled "An act to make an	
		additional appropriation for the construction of the Mid- land City, Houghton Lake and Grand Traverse Bay State	
		road," approved March 23d, 1867, approved April 5,	
		1869	1672
	470.	An act to amend section two, of act number two hundred and thirteen, of the session laws of eighteen hundred and	
		sixty-five, entitled "An act to lay out and establish a State	
		road in the Upper Peninsula, to be known as the Winona	
		and Franklin State road, and to provide for the construc-	
		tion of the same," approved March sixteenth, eighteen hundred and sixty-five, approved April 5, 1869	1673
	471.	An act to authorize the grants of swamp lands for the On-	
		tonagon and State line State road, to be used for the	
		construction of two roads, from Ontonagon southerly, approved April 5, 1869	1678
	472.	An act to provide for the drainage and reclaiming of swamp	2010
		lands, by means of ditching and grading a portion of the	
		Sand Beach and Bay City State road, and appropriating	
		non-resident highway taxes therefor, approved April 5, 1869.	1674
	473.	An act to detach sections fourteen, twenty-eight and thirty-	
		three, in township fifty-four north, of range thirty-five	
		west, in the township of Hancock, in Houghton county, and attach the same to Adams township, in said county,	
		approved April 5, 1869	1675
	474.	An act to authorize the common council of the village of	
		Lowell, in the county of Kent, to cause a re-survey and	
		re-platting of said village to be made and recorded, and to assess and collect the necessary expenses therefor, ap-	

LIST OF ACTS. TITLE.

No.

xxiii

PAGE.

410.	An act to amend an act to incorporate the vinage of Lowell,	
	approved March fifteenth, eighteen hundred and sixty-one,	
	as amended by act number one hundred and sixty-nine, of	
	the session laws of eighteen hundred and sixty-five, ap-	
	proved March fourteenth, eighteen hundred and sixty-	
	five, approved April 5, 1869	1676
170	An act to authorize a re-survey of the village of Vernon, in	1010
410.		
	the county of Shiawassee, and to record the plat thereof,	1077
100	approved April 5, 1869	1677
477.	An act to amend an act entitled "An act to amend the laws	
	relative to supplying the city of Detroit with pure and wholesome water," approved February fourteenth, one	
	wholesome water, approved February Jourteenth, one	
	thousand eight hundred and fifty-three, by adding one	
	new section thereto, approved April 5, 1869	1678
478.	An act to provide for laying out and establishing a State	
	road in Kent and Ionia counties, and opening the same,	
	approved April 5, 1869	1679
479.	An act to grant further time to the supervisor of Kalamazoo	
	township, in the county of Kalamazoo, to perfect the	
	assessment rolls of said township, approved April 5, 1869.	1681
480.	An act to detach the county of Emmet from the thirteenth	
	judicial circuit, and to attach the same to the eleventh	
	judicial circuit, approved April 5, 1869	1682
491	An act to rescind the powers of the corporation known as	1000
201.	"The Michigan Furniture Company," and to provide for	
	winding up its affairs in pursuance of section 1823 of the	
	compiled laws, approved April 5, 1869	1689
400	A most setting saids the action of the school ingrestom of the	1000
462.	An act setting aside the action of the school inspectors of the	
	townships of Arbela and Millington, in the county of Tus-	
	cola, in forming fractional school district number three,	
	and re-establishing the old district, approved April 5,	4000
	1869	1688
483.	An act to change the name of Eva E. Strong to Rebecca	
	Barnes, and to constitute her heir-at-law of Henry 8.	
	Barnes and Sarah Barnes, approved April 5, 1869	1683
484.	An act to detach and attach certain territory from and to the	
	school district, known as the public schools of the village	
	of Hudson, organized by act No. 426, of the session laws	
	of one thousand eight hundred and sixty-seven, entitled	
	"An act to incorporate the public schools of the village of	
	Hudson," approved March 25th, A. D. one thousand	
	eight hundred and sixty-seven, approved April 5, 1869	1684
485	An act to authorize the township board of the township of	
٠.	Fairfield, Shiawassee county, to audit certain accounts,	
	approved April 5, 1869	1685
198	An act to amend an act entitled "An act to revise the char-	1000
1 00.	ter of the city of Detroit," approved February fifth, one	
	thousand eight hundred and fifty-seven, as amended by	
	correct acts amondatory thoract approved A ==1 = 1000	1000
	several acts amendatory thereof, approved April 5, 1869.	1686



three trustees shall be elected who shall hold their offices for two years; but if an election of president and trustees shall Fallure to not be made on the day when, pursuant to this act, it ought not to dissolve corpoto be made, the said corporation shall not for that cause be ration. dissolved, and it shall be lawful to hold such election at any time thereafter, public notice being given as prescribed by this act for the holding of the regular election; the president village board. and three trustees thus elected, together with three trustees whose term of office is unexpired, shall constitute a village board, and a majority of the board shall constitute a quorum for the transaction of business, and a less number may adjourn from time to time. The president shall also be the chief Duty of executive officer of the village; he shall preside at the meetings of the board, and it shall be his duty to see that all the officers of said village faithfully discharge their duties, and in case of his absence or inability to serve, the trustees shall have power to elect, from their own number, a president pro tem., who shall have all the powers and perform all the duties of president.

Sec. 3. It shall be the duty of the clerk to give at least five Notice of days' notice of the time and place of holding an election, either place of holding by posting written or printed notices in five of the most public places in said village, or by causing the same to be published in some paper printed in the village; and at all the electrolis; when to be open'd tions the polls shall be opened at nine o'clock in the fore-and closed. noon, or as soon thereafter as may be, and closed at four o'clock in the afternoon, and at the close of the polls, the ballots shall be counted, and a true statement thereof proclaimed to the electors present, and the clerk shall make a true record thereof, and within five days give notice to the persons elected, who shall enter upon their duties the ensuing Monday.

Sec. 4. Any two of the trustees may be judges of the Judges and election, and the clerk of the village or his substitute shall be election. the clerk of the election; and the judges and clerk shall Oaths of. take an oath, to be administered by either of the others, to faithfully and honorably discharge their duties as judges or clerk of the election, and said board shall have power to pre-

serve the purity of the election as is now or may be hereafter given to township boards of election.

Officers to take oath.

Sec. 5. The president and every other officer elected or appointed under the provisions of this act, before he enters upon the duties of his office, shall take and subscribe an oath or affirmation, which may be administered by any trustee, or any other person authorized to administer oaths, to support the constitution of the United States, and of this State, and that he will faithfully discharge the duties of his office according to the best of his ability, a record of which oath shall be made and kept by the clerk.

Body cor-porate and politic.

Sec. 6. The president and trustees of said village shall be a body corporate and politic, with the same power as township boards in addition to those granted by this act, under the name of president and trustees of the village of Chelsea; and may have a common seal, which they may alter at pleasure; may purchase and hold real estate for the use of said village, and at any time sell and convey the same, and may sue and be sued, defend and be defended in any court; but when any suit shall be commenced against the corporation, the same shall be commenced by summons, an attested copy of which shall be served upon the president or any one of the trustees of the village, at least six days before the return day thereof.

President and trustees may pass laws relative

dain and establish by-laws, rules and regulations, and to alter and repeal the same at pleasure for the following purposes, viz For the appointment of a fire warden, and prescribing his

Sec. 7. The president and trustees shall have power to or-

Village officers.

duties, and such other officers for said village as they may deem necessary, and also, such as they may deem necessary and right for the maintenance and preservation of the public places, property, and buildings of said village; to regulate the police thereof; to preserve the public peace; to prevent riots,

Police. Riots.

disturbances, and disorderly assemblages; to appoint watchmen and policemen, and organize a fire department, and define their duties and prescribe penalties for their delinquencies; to restrain, apprehend and punish vagrants, mendicants, drunk-Vagrants.

Fire

ards, and all disorderly persons; to punish lewd and lactivious behavior in the streets or other public places; to Gaming suppress and restrain disorderly and gaming houses, billiard tables, and other devices and instruments of gaming; and shall Tavern have the exclusive power and authority to license such persons as tavern keepers and common victualers as they shall think best, but no license shall be in force except during the life of the board granting it; to prevent the selling or giving away of Liquors. spirituous or fermented liquors to drunkards, minors or apprentices; to prevent and punish immoderate riding or driving in the rast driving. streets: to abate, prevent, and remove nuisances; to suppress Houses of all disorderly houses and houses of ill-fame, and to punish the keepers and inmates thereof; to prevent and compel the re-Obstructions moval of all incumbrances, encroachments, and obstructions upon the streets, walks, lanes, alleys, parks, and public grounds; to compel the owners or occupants of lots to clean sidewalks in front of and adjacent thereto, of snow, ice, dirt, mud, boxes, and every incumbrance or obstruction thereto; to regulate the stor-Gunpowder age of powder, lumber, or other combustible material; to prevent the use of fire-arms, slung-shots, and other weapons and fire-works; to construct and regulate markets, the vending of Markets poultry, meat, vegetables, fruit and fish; to regulate the sale of hav, wood, lime, lumber, and coal; to regulate the gauging of vessels containing liquor, the sealing of weights and meas-weights and ures; to regulate and maintain pounds, and to provide for the Pounds, restraint of horses, cattle, sheep, swine, mules, and other animals, geese and other poultry; to prevent the running at large Dogs of dogs, to require them to be muzzled, and to authorize their destruction if found at large in violation of any ordinance; to Cartmen. regulate and license cartmen, porters, hacks, and cabs, and to regulate their rates of compensation; to prevent runners from soliciting travelers; to construct hydraulic works to Hydraulic supply the village with water; to light the streets; to borrow money for public improvements, not exceeding five hundred dollars in any one year; to establish wells and wells and cisterns, and prevent the waste of water; to prevent bathing cisterns.

L12-

Cemeteries, in the public streams; to purchase grounds for, and regulate cemeteries and the burial of the dead, and to provide for the return of the bills of mortality, and to order the use, for burial purposes, of any burial ground or cemetery to be discontinued. whenever they may deem the same necessary for the best interests or health of the citizens; to ascertain, establish, and Boundaries of streets. settle the boundaries of all streets and alleys, and to establish grades therefor; also, to order and cause the same to be drained or filled up, and to assess the cost and expense on the premises benefited; to regulate the building of partition and other fences; to establish lines upon which buildings may be erected, and Building beyond which such buildings shall not extend; to prevent the erection of buildings in an unsafe manner, and to pass all neces-Unesta buildings. sary regulations relative to buildings deemed unsafe; to pur-Fire engines, chase and keep in order fire engines and other fire apparatus, and to construct buildings to store them; and to cause each building occupied as a house, store or shop, to be provided with fire-buckets and ladders; to establish fire limits Fire limits within which no wooden building shall be built, enlarged or placed without consent of the common council; to regulate party-walls, chimneys, flues, and putting up stoves and stovepipes; to regulate the construction of smith-shops, planing es-Hazardous buildings. tablishments, bakeries, and other buildings considered extra hazardous; to guard against fires; to regulate the duties, powers and fees of village officers; to prescribe the set-Setting of shade trees. ting of posts and shade trees; to provide for the construction of sidewalks and repairing the same; to grade the walks. Grading walks. streets and alleys, and to prescribe the manner of planking or repairing them; the cost and expense of repairing sidewalks. grading the walks, streets and alleys, the paving or planking, to be paid by assessments on the lot in front of, or adjoining which either or all of such improvements shall be made: Provided, That so much money belonging to the highway fund of said vil-Proviso. lage as the president and trustees may direct, may be expended for grading: And provided further, That not more than one Ibid.

per cent. on the assessed value of any lot shall be collected

in any one year for such purpose; to construct and keep in re-sewers. pair the public highways, bridges, culverts and sewers: to lay out new streets and alleys, and to extend those already laid out. mder the restrictions provided in this act; to vacate streets and alleys; to prescribe the levying and collection of the highway Highway and other taxes; to provide for taking a census whenever they shall see fit; to regulate theatres, shows and concerts; to regu-Shows. late and tax, at their discretion, auctioneers, or auction sales, Peddlers. gift enterprises, hawkers, hucksters, peddlers, and pawn-brokers; to regulate the covering of mill-races, at the expense of Mill-races. the owners thereof; to rail and curb, when necessary, all walks, at the expense of the owners of the adjoining lots; to levy Lovying taxes on all personal and real estate within the limits of the village, except property belonging to the village, town, county or State, excepting also places of public worship belonging to any church or congregation, and all grounds and buildings used exclusively for educational purposes; to take the land of Taking priany individual for the purpose of constructing, widening, or ex-erty for tending streets, lanes, alleys, drains or sewers, but not until such individual shall be paid the value thereof, and all buildings thereon, and all the damages he will sustain, as provided for in this act; for the violation of any by-laws, rules and regu-Fines and penalties. lations, such reasonable penalties may be imposed as the president and trustees may deem proper; and when any fine or penalty shall not exceed one hundred dollars, the same may be recovered before any justice of the peace in the township of Sylvan; and any interest the inhabitants of the village of Chelsea may have in the fine or penalty to be recovered, shall not disqualify any inhabitant of said village to try said cause, or serve as a juror or witness therein: Provided, That such interest be only that Proviso. which is common with the citizens of said village; and the circuit court of the county of Washtenaw shall have appellate jurisdiction to try and determine all causes brought for the recovery of any fine or penalty imposed by said by-laws.

Sec. 8. All taxes levied upon real estate, and all assessments Taxes to remain a lien made thereon, for opening, widening, extending, paving, grad-on real estate

ing, planking or repairing a street or alley, or making or repairing sidewalks, and all highway taxes, shall be and remain a lien upon said estate until the same are paid.

Annual statement. Sec. 9. The president and trustees shall, at the expiration of each year, cause to be made out and published, in some newspaper printed in said village, if one shall be printed therein, and if one is not printed therein, then to post up on the door of the building where the last annual election was held in said village, a true statement, exhibiting in detail, all items of receipts and expenditures of the preceding year.

Time when ordinance shall take effect. Sec. 10. No by-law or ordinance of said corporation shall have any effect until the same shall have been published a least once a week for two successive weeks, in a newspaper printed in said village, or until it shall have been posted up for two weeks in three public places in said village; and an affidavit of the said publication, in the manner aforesaid, in case the publication is by posting up, to be made by the clerk of the village, and in case the publication is in a newspaper, in which the same was published, then by the publisher of the newspaper in which the same was published, entered at large upon the record of said corporation shall be prima facie evidence of such publication.

Assessment roll; contents of. Sec. 11. The assessor of said village shall, once in each year, make an assessment roll containing a description of all the property, both real and personal, liable to taxation in said village, and the name of the owner or occupants, or agent thereof, if known, and shall set down in such roll the valuation of such property at its fair cash value, placing the value of personal property on a separate line; and it shall be the duty of the president and trustees once in each and every year, and immediately after the assessor has assessed the real and personal estate lying and being in said village, and before any tax shall be levied on the same, to give ten days' notice, by publishing thereof the time and place of reviewing said assessment roll, under the supervision of the president and assessor, that any person or persons deeming themselves aggrieved may be

Notice of time for re viewing.

heard, and the roll may then and there be altered, if it shall be made to appear that any person has been wrongfully assessed; after the expiration of the said ten days, the assessor Completion and the president and trustees shall within thirty days proceed livery to marshal to estimate, apportion and set down, in a column left for that purpose, opposite to the several sums set down as the value of real and personal estate in the assessment roll, the respective mms, in dollars and cents, to be paid as a tax or assessment thereon; and shall then cause said assessment roll, or a copy Distress and thereof, to be delivered to the marshal of said village, with a authorised. warrant annexed thereto, under the hand and seal of said assesor, directing and requiring him to collect, from the several persons named in said roll, the several sums mentioned therein, est opposite their respective names as a tax or assessment, and authorize him, in case any of them shall neglect or refuse to pay such sums, to levy the same by distress and sale of his or her goods and chattels, together with the costs and charges of such distress and sale, and directing him to pay such money, when collected, to the treasurer of said village, by a certain day therein named, not less than forty days from the date of said warrant, and said warrant may be renewed from time to time, as the trustees may deem best; and when any as-special assessment shall be made for any special improvement, it shall be legal. be legal, even if it is not made at the time of making the general list, notice being given of the review of said assess-

ment, as herein provided.

Sec. 12. If any person shall refuse or neglect to pay the sum power of marshal to or sums at which he or she shall be taxed or assessed as afore-sell private property.

said, the marshal is hereby authorized and required to levy the same by distress and sale of the goods and chattels of the person who ought to pay the same, first giving notice thereof, as is required by law to be given by township treasurers; and in surplus to be returned to be returned to the goods and chattels distressed shall be sold for more to owner. Than the amount of the tax or assessment, with the charges of distress and sale, the surplus shall be paid to the owner of such goods and chattels, on demand; and in case the marshal shall

be unable to collect the taxes assessed on any real estate, he shall make a return thereof, with the amount due and unpaid on each description, and said tax thereafter shall be a lien on the same.

Unpaid taxes; how collected.

Sec. 13. The tax upon real estate, with all the assessments for the purposes named in the eighth section of this act, shall be put down in the assessment roll by itself, in a column; and whenever any such tax or assessment, and all taxes on real estate returned for non-payment of taxes, as provided for in the preceding section, and the interest thereon, which shall be computed at the rate of twenty per cent. per annum until paid, shall remain unpaid for one year from the date of the warrant to the marshal as aforesaid, the treasurer of said village shall cause so much of the land charged with such tax and assessment, and interest, to be sold at public auction, at some public place in said village, to the highest bidder, as shall be necessary to pay the said taxes and assessment and interest, together with all taxes thereon, first giving at least thirteen weeks' notice of the time and place of sale, by advertisement posted up in three of the most public places in said village, or by causing the same to be published in a newspaper in said village. affidavit of such publication, recorded in the manner prescribed in the tenth section of this act, shall be deemed prima facie evidence of the fact of such publication.

Notice of

Proceedings on day of

Sec. 14. On the day mentioned in said notice, the said treasurer shall commence the sale of said lands, and continue the same from day to day, until so much thereof shall be sold as will pay the taxes and assessments as aforesaid, with the interest and charges due, assessed and charged thereon aforesaid; and Certificate of the said treasurer shall give the purchaser or purchasers of any such lands, a certificate in writing, describing the lands purchased, and the sum paid therefor, and the time when the purchaser will be entitled to a deed for the said lands; and

purchase

Conveyance, unless within one year from the date of the sale thereof, there shall be paid to the treasurer, for the use of the purchaser, his heirs or assigns, the sum mentioned in said certificate, together

with the interest thereon, at the rate of twenty per centum per mnum, from the date of such certificate, the treasurer, or his successor in office shall, at the expiration of said one year, execute to the purchaser, his heirs or assigns, a conveyance of the lands sold, which conveyance shall vest in the person or persons to whom it shall be given, an estate in fee simple: Pro-Proviso. wided, All proceedings connected with the raising and levying such tax, and the sale for the non-payment thereof, are acording to the provisions of this act; and the said con-when may veyance shall be prima facie evidence that the sale was regular evidence. according to the provisions of this act; and every such conwrance executed by the said treasurer, under his hand and witnessed and acknowledged, and recorded in the usual from may be given in evidence in the same manner as a deed regularly executed and acknowledged by the owner, and duly recorded, and shall have the same force and effect.

Sec. 15. The treasurer of said village shall receive the same compensation fees, in cases of sale, as aforesaid, as are allowed by law to the county treasurer for like services; and the expenses for the advertising any land for sale in pursuance of this act shall, by the treasurer, be added to such taxes respectively, as are charged upon land advertised for delinquent State and county taxes.

Sec. 16. No money shall be drawn from the treasury except Money; by appropriation of the president and trustees; and orders directing the payment of any and all sums of money, shall specify the object and purpose of the same, and the fund from which it is to be paid, and shall be signed by the clerk and countersigned by the president.

Sec. 17. No member of the board of trustees, during his contrustees not to become tinuance in such office, shall become security for the performance security, or interested in of any official act or duty to be done or performed by any person any contract elected or appointed to any office under the provisions of this act; and during the time for which he may be elected a member of said board, he shall not be interested, directly or indi-

rectly, in any contract or purchase, the expense or consider tion whereof is to be paid out of the village treasury.

Highway fund; how kept

Sec. 18. All moneys assessed and raised for highway pu poses shall be kept a fund separate and distinct from the general fund, and no money shall be appropriated or paid fro

Appointed officers.

said highway fund except for highway purposes. Sec. 19. No officer appointed by the president and trustees she

Bonds of.

hold his office for more than one year, or until his successor appointed; and the president and trustees may require of the marshal and treasurer, and all the appointed officers, or any them, security, by bond, for the performance of the duties their respective offices, as shall be thought expedient, which bond shall run to the president and trustees and their succes ors in office; and a suit may be brought for any breach of sa

Suite against; how brought.

bond, in the name of the president and trustees of said villac as in other cases, before any justice of the peace or the circu court of said county, according to the amount claimed, which courts are hereby authorized to hear, try and determine the same. Sec. 20. The marshal shall have the general supervision

Marshal; powers and duties of.

the village, and see that all the laws are enforced, and by virta of his office, shall be high constable and chief of police, wil the power belonging to any constable of any township, havir power to enter into any disorderly or gaming house, or dwellir house, or any other building where he may have good reason t believe a felon is secreted or harbored, and where any perse who has committed a breach of the peace, or where any felor

or breach of the peace is being committed; to arrest disc

derly persons, and those engaged in unlawful assemblages, ar

To be chief of police.

To arrest disorderly persons.

take them before any justice of the peace of the townshi of Sylvan, who shall hear, try and determine the matter, upc proof, in a summary way; to compel the citizens to aid: To compel aid at fires.

extinguishing fires; to appoint deputies, with powers simil to his own: Provided, That nothing in this act shall be con strued into his serving processes issued by justices of tl

Proviso.

peace in civil cases, nor in criminal cases for the violation of any general law of the State.

Sec. 21. The marshal and clerk shall at all times be subject to to control of the supervision and control of the president and trustees, in the president and trustees, discharge of their official duties, and either of them may be removed from office by a majority of the whole number, for any refusal or neglect to comply with their orders or directions, or for any gross neglect in the discharge of other official duties; but the causes of such removal shall in all cases be made a

Sec. 22. A vacancy in the office of marshal or clerk, whether vacancies; by death, removal from office, resignation or otherwise, shall be filled for the unexpired term by appointment, to be made by the president and trustees; and any vacancy in the office of assessor, street commissioners, treasurer, or in the number of trustees shall be filled in the same manner.

Sec. 23. The president and trustees shall not receive any compensation for their services; the marshal, clerk, assessor, treasurer, and appointed officers, shall each receive such compensation as the president and trustees shall direct.

Sec. 24. The president and trustees shall have power to village prison, and maintain in said village a village prison, and any parson arrested for a violation of this act, or of any by-law or ordinance of said village, or of any law of the State, may be imprisoned in said village prison during the time that shall chapse between the time of arrest and the time of trial or examination; and the president and trustees shall have power council to make all necessary rules and regulations for the government for government of said prison, and to appoint a keeper thereof; the corporation corporation shall be allowed the use of the common jail of the county of use of county Washtenaw for the imprisonment of any person liable to imprisonment under the by-laws or ordinances of said corporation; and all persons committed to said jail shall be under the charge of the sheriff, as in other cases: Provided, The county Proviso. shall in no manner be chargeable with the costs and expenses of such imprisonment.

matter of record by them.

Firemen ex-

Sec. 25. Each member of the fire department, or an engine. empt from poll tax and hook and ladder, bucket or hose company, duly organized by the president and trustees, shall be exempt from poll tax or serving on jury; and the president and trustees may pass such by-laws and ordinances as they may deem proper to prevent or extinguish fires, and to annex penalties for the violation thereof. and compel the assistance of the citizens to aid in extinguishing any fire.

Trustees to be commi

ers of streets and highways, and within the limits of the village shall have the same power, and perform the same duties as now by law belong to commissioners of streets and highways in the several townships of the State, and shall cause a tax to be levied and collected, as taxes usually are for constructing and repairing roads in the different townships, and shall have

Sec. 26. The president and trustees shall be the commission-

To control highway money.

Proviso.

lected in the village: Provided, That their power to order fences to be removed, and to remove such fences themselves, and to open, widen and extend streets and highways, shall not

exclusive control of the highway moneys levied and col-

Ibid.

be restricted between the first day of April and the first day of November in each year, but they may exercise that power at any time during the year: And provided also, That nothing herein contained shall be construed to exempt any person or property within said village from any township tax that may be legally levied within and for the township of Sylvan, for the repairing, building, or rebuilding of any bridge within said township, or for any special expenditure for laying out, opening, working or improving any highway of said township, or for any damage for which said township may become liable by reason of any neglect in keeping any bridge or public highway in proper repair; and all bridges within the corporate limits of said corporation shall be kept in repair, and be under the care and supervision of the commissioners of highways of

the township, at the expense of the township of Sylvan.

LAWS OF MICHIGAN.

Sec. 27. Whenever the lands of any person shall be required to be taken for the constructing, widening or extending streets, lands lanes, alleys, drains, or sewers, within the limits of said village, public use the president and trustees shall give notice thereof to the owners Notice to or parties interested, or his, her, or their agent or representatives, by personal service, or by written notice posted up in three of the most public places in said village, at least three weeks next preceding the meeting of said president and trustees for any of the purposes aforesaid; and the said president Trustees to and trustees are hereby authorized to treat with such person owner. or persons for such ground or premises; and if such person or Summoning persons shall refuse or neglect to treat for the same, or if the parties cannot agree therefor, it shall and may be lawful for said president and trustees to direct any justice of the peace of the township of Sylvan to issue a venire facias, to command the marshal of said village, or any constable of said county to summon and return a jury of twelve disinterested freeholders, to be taken without the limits of said village, to appear before him at any time therein to be stated, to inquire into the just compenaction to be made therefor to the owner or owners of, or parties interested in such grounds or premises, which jury, being Jury to first duly sworn by said justice, faithfully and impartially to damages. inquire into the just compensation to be made therefor, and having viewed the premises, if necessary, shall inquire of and assess such damages and compensation as they shall judge fit to be awarded to the owner or owners of, or parties interested in such grounds and premises, for their respective losses, according to the several interests or estates therein; and the said justice shall, upon the return of such assessment or verdict, enter judgment therefor, confirming the same; and such sum or Compensat'n sums so assessed, together with all costs, shall be paid or le-owner. gally tendered, before such street, lane or alley, sidewalk, drain or sewer, or highway shall be made, opened or established, or altered, to the claimant or claimants thereof; it shall thereupon be lawful for the president and trustees to cause the same

grounds or premises to be occupied and used for the purposes

Proviso.

aforesaid: Provided, That the president and trustees, or any party claiming damages, as aforesaid, may have the right to remove such proceedings by appeal to the circuit court, or any other court of competent jurisdiction, upon giving notice of his, her, or their intention so to do, to the said justice, in writing, within ten days; or, in case of the absence of said party from said village, (at the time of the rendition of the verdict,) then within thirty days after the verdict of said jury and the judgment of said justice, as aforesaid, said appellant first giving bond, with two sufficient sureties, to be approved by the justice, conditioned to pay all costs which may be awarded against him in said circuit court; upon the filing of a transcript of the proceedings, aforesaid, duly certified by the said justice, within forty days after the verdict and judgment as aforesaid in the circuit court, or any other court of record having appellate jurisdiction, the same proceedings shall be had as is prescribed by law in other cases of appeal: Provided, That if final judgment for damages shall not exceed the damages assessed before the justice at least twenty-five dollars, then the party

Ibid.

appealing shall pay all costs occasioned by such appeal.

Sec. 28. All moneys received for licenses granted to tavern-keepers or common victualers, under the provisions of this act shall be paid to the treasurer of the village, to be credited as other licenses.

be paid to treasurer.

Licens

Present laws to remain in force.

Sec. 29. All by-laws and ordinances of said village now in force in said village, not conflicting with this act or the laws of this State are hereby declared binding and legal until altered or repealed by the president and trustees to be elected under this act; and all rights accrued under or by virtue of said by-laws or ordinances, to said village, or to private individuals, shall be and remain in full force and effect, and all rights and benefits accruing to said village or to private citizens thereof, by virtue of, or through or under the original charter of said village, are hereby saved to said village and citizens respectively.

Village prison tax. Sec. 30. The said president and trustees shall have power to levy and collect a tax in the same manner as other taxes are for general purposes, to be levied and collected by virtue of this act, for the purpose of building and keeping in repair said village prison, not to exceed five hundred dollars in any one year.

Sec. 31. This act shall be favorably construed and received Public act. in all the courts as a public act, and copies thereof, printed under the authority of the Legislature, shall be received as evidence without further proof.

Sec. 32. No person shall be eligible to any office in this cor-who eligible poration unless he shall have resided in said village six months next preceding his election, and shall be entitled to vote therein.

Sec. 33. This act shall take immediate effect. Approved March 30, 1869.

[No. 366.]

AN ACT to revise the charter of the village of Wayland.

SECTION 1. The People of the State of Michigan enact, That Boundaries so much of the township of Wayland, in the county of Allegan, as is embraced in the following described lands, to wit: The west half of section five, the entire of section six, the north half of the north half of section seven, the north half of the north half of the north-west quarter of section eight, and so much of the township of Leighton as is embraced in the south half of section thirty-one, and the south-west quarter of section thirty-two, be and the same is hereby constituted a village corporate under the name of the village of Wayland.

Sec. 2. The elective officers of said village shall consist of officers; one president, six trustees, one recorder, one treasurer, one where elected. marshal, one assessor, to be elected annually on the last Monday of March, and said officers shall hold said offices until their successors are duly elected and qualified. Said officers rema of shall be elected by a plurality of votes by ballot, of the inhabitants of said village having the qualifications of electors under

Proviso. the constitution of this State: Provided, That if an election such officers shall not be made on said last Monday of it shall be lawful to hold such election at any time, by notice thereof as provided in this act. In case a should occur in any elective office, the same shall be finspectors and clerk of election.

Sec. 3. At each and every election the common country any three of them, shall be the board of inspectors there the recorder shall be the clerk of such board.

Compensation Sec. 4. The president and trustees shall receive the compensation, when acting as inspectors, as is allowed to inspectors of elections in the several townships of the for services as inspectors of township elections.

Sec. 5. The polls of all elections under this act s opening and closing polls. opened at ten o'clock in the forenoon, and shall be compen until four o'clock in the afternoon of said day, longer; and all the laws of this State in relation to the of town officers, canvass of votes, certifying the election, shall apply

plicable and not inconsistent with the provisions of t All officers elected under this act shall, before enterin their respective duties, take and subscribe the oath of o provided for township officers, before any officer author administer oaths. It shall be the duty of the recorder

and all elections in said village, so far as the same may

public places in said village, of the time and place of all elections, both annual and special, in said village; person shall be permitted to vote at any such election us shall have been a resident of said village for ten da immediately preceding the day of such election.

Sec. 6. The president and trustees of said village shabody corporate and politic, with perpetual succession known and distinguished by the name and title of the council of the village of Wayland, and by that name they as successors in office shall be known in law, and by suc

Body corporate and politic,

Officers to take oath.

Recorder to

shall be and are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of this State, and any other place whatsoever; and may have a common seal, and may alter and change the same at pleasure; and by the same name shall be and are hereby made capable of purchasing, holding, leasing, conveying, and disposing of any real or personal estate for the use and benefit

of mid corporation.

Sec. 7. The common council shall have power to appoint a Common street commissioner, pound master, fire warden, and such appoint contain officers necessary under the provisions of this act, for said village, whose elections are not herein provided for; to re-To require quire of them such bonds for the faithful discharge of their bonds of. duties as they may deem necessary, and to dismiss them at pleasure; the officers so appointed shall, before entering upon the duties of their office, take and subscribe the same oath of office as required for the elective officers, before the president or recorder, who are hereby authorized to administer the same.

Sec. 8. It shall be the duty of the president to preside at all Officers; meetings of the common council, and he shall be the chief executive officer of the village. It shall be his duty to cause the President to sppointed officers of said village to comply with and faithfully officers perdischarge their official duties, and cause all laws pertaining to duties. the municipal government of said village, and all ordinances, resolutions, and regulations of the common council to be observed and executed, and to exercise supervision and contro over the conduct of all such officers as may be appointed by the common council, and to examine all complaints against them for neglect of duty; to recommend to the common council To recommend mend measured mend measured mend measured measurement and measurement are mend measurement. such measures as he shall deem expedient; to expedite such as ures to com shall be resolved upon by them, and in general, to maintain the peace and good order, and advance the prosperity of the village; and whenever, in his opinion, the peace and safety of To appoint the inhabitants of the village require it, he may at any time etc. appoint one or more policemen or watchmen, who shall be

conservators of the peace, and who shall have the same power to make arrests and suppress disturbances as is conferred by this act upon the village marshal.

Recorder to keep books and papers.

To attend meetings of council.

Sec. 9. The village recorder shall keep all the books and papers, and files belonging to said village, and shall make a record of the proceedings of the common council, whose meetings it

shall be his duty to attend, and shall make a record of all ordinances and by-laws passed by the common council, in the proper books to be provided therefor; and copies of all papers duly filed in his office, and transcripts from the records of the proceedings of the common council, certified to by him, shall be evidence in all places of the matters therein contained; and he

Treasurer to keep all moneys.

To keep shall keep an accurate account of account of expenditures purpose, under appropriate heads, of all expenditures, and of shall keep an accurate account, in books provided for such all orders drawn upon the village treasury, which account shall specify the purposes for which such orders were drawn. Sec. 10. The village treasurer shall have the custody of all moneys belonging to said village, and shall keep an account of all

receipts and disbursements thereof, and from whom received and to whom paid, and shall pay no moneys out of the treasury except upon warrants signed by the recorder, and countersigned by the president; and he shall exhibit to the common council, as often and for such periods as they may require, a

full and detailed account of all receipts and expenditures, and

To make statements of receipts and expendi-

> shall also, when so required, exhibit a general statement, showing the financial condition of the treasury, and all other matters relating to his office.

Marshal to be chief of police.

Sec. 11. The village marshal shall be chief of police of the village, and he shall see that the laws are enforced; it shall be his duty to collect village taxes, to serve all processes that may be lawfully delivered to him for service, and he is hereby vested with all the powers and duties conferred by law on constables elected in townships: Provided, This power shall not be construed into his serving civil processes issued by justices of the peace, nor criminal processes issued for the violation of any

law of this State; he shall have power and authority, and it

Proviso.

shall be his duty, with or without process, to apprehend any to arrest offenders, person found disturbing the peace, or offending against any of the provisions of this act, or the by-laws and ordinances of the village, and to take such persons before any justice of the peace of the town of Wayland, to be dealt with as the laws and ordinances of said village shall provide, and may apprehend and imprison any person found drunk in the streets of said village until such person shall become sober, and he shall have power to enter into any disorderly or gaming house, or any other houses. building where he may have reason to believe that a felon is sereted or harbored, and where any person is who has committed a breach of the peace, or where any felony or breach of the peace is being committed, and is authorized to command the assistance, in the discharge of such duties, of any of the citizens of said village, if deemed by him necessary.

Sec. 12. The treasurer and marshal shall respectively, before Treasurer and marshal shall respectively, before Treasurer and marshal shall respectively, before Treasurer and marshal shall upon the exercise of the duties of their respective to give security.

The treasurer and marshal shall respectively, before Treasurer and marshal shall discharge and marshal shall discharge of the rusts reposed in them as the common council shall direct and determine.

Sec. 13. The president and trustees, when assembled and common duly organized, shall constitute the common council of the vil- to constitute lage of Wayland, and a majority of the whole shall be necessary to constitute a quorum for the transaction of business, though a less number may adjourn from time to time; and the when shall hold its mad common council shall hold their meetings at such time meetings. and place as they may from time to time appoint. In the proceedings of the common council, each member present shall have one vote, and when there shall be a tie the president shall give the casting vote.

Sec. 14. The common council, in addition to the powers and To have duties specially conferred upon them in this act, shall have the streets, etc. management, control and supervision of the highways, streets, lanes, alleys, parks and public grounds in said village, with full power to lay out, alter, vacate and construct all streets, highways and bridges; and the said common council are hereby

May collect a poll tax. vested with full power and authority to assess and levy such an amount of labor upon the real and personal property in said village, as they may deem proper and necessary to be performed upon the streets, highways and bridges in said village, and for that purpose are hereby vested with the same power given by law to the commissioners of highways, and may levy a poll tax, not exceeding one dollar, upon each person liable therefor by the laws of this State, and may provide for commutation therefor, at any sum not exceeding one dollar for each day's labor assessed; and may make ordinances providing for the return of such taxes assessed or unpaid on real estate, not occupied by the owners thereof, and that such tax shall be a lien on such real estate, and cause the same to be sold in the same manner as other taxes are levied and sold under this act; and further, they shall have power, within said village, to enact,

May pass laws relative

ordain, make, continue, establish, modify, amend and repeal such ordinances, by-laws, and regulations as they may deem desirable and proper, within said village, in relation to and for the following purposes: To prevent vice and immorality; to preserve public peace and good order; to prevent and quell riots, disturbances and disorderly assemblages; to restrain, apprehend

and punish vagrants, mendicants, drunkards, and all disorderly

persons; to punish lewd and lascivious behavior in the streets

Vagrants.

Vice.

Riots

or other public places; to suppress and restrain all disorderly houses and houses of ill-fame, all gambling houses, and all houses and places where persons resort for gaming or to play at games of chance, and to punish the keepers thereof; to prevent every

Houses of

gaming, species of gaming, and to restrain, regulate and suppress billiard tables and bowling alleys; to prevent and regulate the

Liquors.

selling or giving away of any spirituous or fermented liquors to prevent and regulate the sale of all goods, wares and personal property at auction, except in cases of sales authorized by law; to license and regulate auctioneers, peddlers and

Auctions.

pawn-brokers, and auctions and hawking and peddling, and to license and regulate the peddling and sale of jewelry, goods, and merchandise, and other property, by hand, hand-cart

show-case, show-stands or otherwise, in the public streets; to concerts mohibit, restrain, regulate and license all sports, exhibitions of natural or artificial curiosities, caravans of animals, theatricals, exhibitions, shows, concerts, circuses, or other performances and exhibitions for money; to prevent the violation of the Saloons. Sabbath, and to require all saloons, drinking-houses, shops, and other places of business, to be closed on the Sabbath day, and at reasonable hours of the night on week days; to prevent, prohibit, abate and remove all nuisances in said village, and Nuisances. punish the persons occasioning the same, and to declare what thell be considered nuisances, and direct and authorize their medy or immediate abatement or removal by the marshal of the village, at the expense of the persons creating or continuing the same; to compel the owner or occupant of any grocery, Groceries, tallow-chandler shop, soap or candle factory, butcher-shop or stall, slaughter-house, stable, barn, cellar, privy, yard, hog-pen, manure pile, sewer, or other offensive, nauseous or unwholesome place, house or thing, to cleanse, remove or abate the same whenever the common council shall deem it necessary for the health, comfort or convenience of the inhabitants of said village: to direct the location and regulation of all slaughter-Slaughter houses in said village, and to prohibit their location within said house village; to regulate, restrain, and prohibit the location of shops, Hazardous and the carrying on of mechanical and other trades and vocaoccupations. tions which the common council may deem dangerous or injurious, in such places and parts of said village as the common council may designate; to regulate the buying, selling and Gunpowder. using of gunpowder, fire-crackers and fire-works, and other combustible materials; to regulate and prohibit the exhibition Fireworks. of fire-works, and the discharge of fire-crackers and fire-arms, and to restrain the making and lighting of fires in the streets and other open spaces in said village; to prevent the incum-Streets. bering or obstructing of streets, sidewalks, cross-walks, lanes, alleys, gutters, sewers, water-courses, bridges and public grounds, in any manner whatever, and to compel the occupants of lots to clear the sidewalks in front of and adjacent

thereto, of snow, ice, dirt, and every incumb ance whatever; to regulate and require the setting of shades in the streets Shade trees. of the village; to authorize, prohibit, and regulate the setting of hitching posts in the streets, lanes and alleys, and to cause the same to be taken up and removed; to authorize, prohibit, and regulate the building and placing of awnings, sign-Awnings boards, and other things, the whole or any part of which occupy or project within the limits of any street, lane, or alley, and to prescribe in what manner and of what materials the same shall be constructed, and to compel the removal of Horse-racing the same; to provide against horse-racing, and immoderate driving or riding in any street, and to punish for the same, and authorize the arrest and detention of any person who shall be guilty of immoderate riding or driving; to establish one or more pounds, and to regulate and restrain the running at large Pounds of cattle, swine, horses, mules, sheep, and other animals, and of geese and other poultry, in the streets and public places of said village, and to authorize the taking up, impounding, and sale of the same, for the penalty incurred, and the cost of keeping and impounding, and to punish for rescuing the same, before all costs and charges are paid; to regulate the ringing of bells and Ringing of bells. the crying of goods, and to prevent disturbing noises and obscene and profane language in the streets; to provide burial places, and to regulate and prohibit the burial of the dead Burial places. within said village, and to protect and preserve the monuments, tomb-stones, trees, shrubbery, property, ornaments, improvements, grounds, and fences in and around any cemetery in said village or belonging thereto; to regulate and establish Building the line upon which buildings may be erected upon any street, lane, or alley; to establish and regulate markets; to regu-Markets. late the vending of meats, vegetables, fruits, fish, and pro-

Hay, wood,

Drave.

visions of all kinds; to regulate the sale of hay, wood, lime, lumber, and coal; to license all drays and omnibuses, hacks, and other vehicles used for the transportation of persons and property for hire, and to prohibit their use without license, and to prescribe the rates of fare and charges for the same; to

license persons to engage in and exercise the business or oc-Taverncapation of tavern keeping, inn-holder, common victualer, and micon keeper, and to impose such fees for such license as the common council may see fit, and to impose penalties upon all persons engaged in such occupation or business without such license; to regulate and prescribe the manner of construct-Protection of village ing party walls, chimneys and fire-places, the putting up against fire. of stoves, stove-pipes, and other things that may be deemed dangerous in causing or promoting fires, and to make all such ordinances, by-laws and regulations, as the common council shall deem necessary to secure the buildings and property in mid village against injuries by fire, and for the prevention and suppression of fire; and for the purpose of enforcing such ordimass, by-laws and regulations, the common council may authorize and direct any of the officers of said village to enter into and examine, at all reasonable times, all dwellings, buildings and tenements of every description, and all lots, yards and inclosures, to inspect all hearths, stoves, fire-places, stovepipes, flues, chimneys, or other conductors of smoke, and any spparatus or device in which fire may be used, or to which fire may be applied, and to remove and make the same safe at the expense of the owner or owners, or occupants of the buildings in which the same may be; and every building or structure Unsafe buildings. that shall be constructed, moved, repaired, enlarged, used, maintained, occupied, or allowed to stand or remain in violation of or contrary to any ordinance of said village, is hereby declared a common nuisance, and may be abated, taken down and removed by direction of the common council, at the expense of the owner or occupant, or person who caused such misance; to prohibit the maintaining of lumber yards, the Lumber keeping, piling and storing of fire-wood, timber, lumber, or other easily combustible material within the limits of any fire district; to construct reservoirs wherever needed, and to Reservoirs provide for supplying the same with water; to construct sewers, drains and culverts; to provide wells; to grade, wells. gravel, pave, repair, amend, and otherwise improve the streets,

Repairing sidewalks on streets.

lanes, alleys, public grounds and parks in said village; to construct, repair and renew sidewalks; to remove all encroach-Obstructions ments from any street, lane or alley, or public grounds or places in said village, and to make such other improvements as may conduce to the general good and prosperity of said village or

Necessary regulations

any part thereof, and generally to make all other ordinances and regulations that the common council may deem necessary to the safety, order and good government of said village.

Pire department.

Sec. 15. The common council shall have power to establish, maintain and regulate all such fire engine, hook and ladder, hose and bucket companies as may be deemed expedient, and shall provide such companies with engines and other implements and instruments necessary to be used in extinguishing fires, and may appoint from among the inhabitants of such village such number of men, willing to accept, as may be deemed proper and necessary to be employed as firemen; and every such company shall make their own by-laws and rules for the organization and government of the company, subject to the

and their privileges.

> approval of the common council. Sec. 16. The firemen of said village shall annually elect one of their number to be chief engineer, who shall have command of the whole fire department of the village; also, one assistant engineer, who shall act as chief engineer in case of the absence or disability of the chief.

Chief engi-neer; when elected.

Sec. 17. The marshal or any member of the common coun-Marshal may compel aid at fires. cil may require the assistance of all bystanders in extinguishing any fire in said village, and in the removal, preservation and protection of any property endangered thereby, and the common council are hereby authorized to make such by-laws and ordinances in relation thereto as they may deem necessary.

be exemp

Sec. 18. Every person belonging to an organized fire comfrom politax pany in said village, may obtain from the village recorder a cer-and jury service. tificate to the effect, which shall be evidence thereof, and the tificate to the effect, which shall be evidence thereof; and the members of every such company, during their continuance as such, shall be exempt from serving as jurors and from paying a poll tax.

Sec. 19. The common council, whenever they may deem it Proceedings necessary for the public good and convenience of the inhabi-property is taken for tants in the laying out, opening, widening or straightening of streets. streets, highways or alleys, to use and take the property or lands of any person, shall so declare by resolution, stating therein a description of the lands, premises or property required, and the purposes for which the same are to be used, and that the common council will meet on some day to be named in the resolution, to take action in regard to the matter, and notice Notice of of such meeting shall be given to the owners or parties inter-negotiate ested, or his, her or their agents or representatives, by personal service of a copy of such resolution, or by publication of a copy of such resolution, posted in three public places in said village, or in some newspaper published in said village, at least three weeks previous to the time appointed in said resolution for the meeting of the common council; and the common council is hereby authorized to negotiate with the person or persons interested in or owning such grounds or premises, for the same, and to pay therefor such reasonable sum as may be agreed upon; but if such person or persons shall refuse to negotiate Refusel of for such lands or premises, or if, for any other cause, there shall owner to sell not be any arrangement or bargain between the parties thereto, it shall be lawful for the common council, at the time of the Summoning meeting appointed in such resolution, to direct the village recorder to issue a precept under his hand in the nature of a waire facias, directed to the marshal of said village, commanding him to summon a jury of twelve disinterested freeholders of said village, to appear before any justice of the peace of the township of Wayland, in said village, at the time therein to be stated, to inquire into and assess the damages and recompense due to the owner or owners of, or parties interested in such grounds, premises or property; which jury, being duly sworn by said Jury to justice faithfully and impartially to inquire into and assess the damages damages in question, and having viewed the premises, if necessary, shall inquire of and assess such damages and recompense as they shall deem fit to be awarded to the owner or owners of,

or parties interested in such grounds, premises or property, for their respective damages or losses, according to their respective interests and estates therein; and the said justice, upon the return of such assessment, shall enter judgment confirming the same; Compensatin and the sum or sums so assessed, together with his or their tendered to

costs, shall be paid or tendered to the party or person entitled thereto, if residing in said village, and if not residing therein, to be paid into the village treasury, for the use of such party, persons or claimant, before such street, highway, alley, lane, watercourse, square, market-place or public park shall be made, opened, established or altered; but if the jury find that the claimant is not entitled to any damage, then it shall be com-

Claimant to pay costs when no amages are

petent for such justice to render judgment against such claimant for all costs and issue execution therefor; and in either case it shall thereupon be lawful for the common council to cause the same grounds, premises or property, to be immediately converted to and for the use and purposes aforesaid: Provided,

Proviso.

That the party claiming damages may have the right to remove such proceedings by appeal to the circuit court of the county of Allegan, upon giving notice of his or their intention so to do, to the said justice, in writing, within ten days, or in case of the absence of the party from the village at the time of the rendition of the judgment, within thirty days after the verdict of such jury and the judgment of said justice therein, as aforesaid, such appellant first giving bond with two sufficient sureties, to be approved by said justice, conditioned to pay all costs that may be awarded against him in said circuit court; but no appeal, supersedeas, injunction, or other process or proceeding from any court whatever, shall prevent the immediate making, laying out, opening, establishing altering, straightening, widening or extending such street, lane, alley, square, marketplace or public park, as aforesaid; and upon filing in said circuit court the said bond, and a transcript of the proceedings aforesaid, duly certified by said justice, within forty days after the rendering of said judgment, the same proceedings shall be had in the circuit court as is prescribed by law in cases of

appeal from justices' courts: Provided further, That if the Ibid. damages awarded on such appeal shall not exceed the damages assessed by said jury and confirmed by the judgment of said justice, the party appealing shall pay all costs occasioned by such appeal.

Sec. 20. The common council shall cause such of the streets, council to cause streets highways, alleys, and lanes in said village as shall have been to be re-surused for six years or more prior to the passage of this act, as public highways, streets, lanes or alleys, which have not been sufficiently described, or have not been duly recorded, to be surveyed, the grade thereof established, described, and recorded in the office of the village recorder, in a book to be Book of denominated the book of "street records," and the common ords;" council shall cause a survey or description and plat of every public ground, highway, park, street, lane, and alley, or part thereof, which shall hereafter be opened, established, altered, widened, straightened, or the grade thereof established, to be recorded in said book of "street records," and such record to be taken as evidence. shall be presumptive evidence of the existence of such public ground, park, highway, street, lane, alley, or that part thereof therein described, and of the boundaries thereof; and a copy of any ordinance or resolution of the common council, vacating or closing any public ground, park, highway, street, lane, or alley, or any part thereof, shall also be recorded in mid book of "street records," and the same shall be evidence as aforesaid.

Sec. 21. The common council shall have power to assess and Common levey, at any time, by special tax, the expenses of making, asse grading, paving, opening and repairing streets, lanes and al-grading. leys, and of putting curb-stones and culverts therein; of grading, paving, or planking and repairing sidewalks, or making drains and sewers, and other local improvements upon the lots, premises, and subdivisions thereof, which are in front of or adjoining to such streets, sidewalks, drains, sewers, and other improvements, and upon other lots and premises, which in the opinion of the common council are ben-115-

assessing.

May pass by-efited thereby; and the common council shall have power to laws relative make all by-laws and ordinances relative to the mode of assessing, levying and collecting any such tax, which shall be exclusive of, and in addition to any general tax, and shall be and remain a lien upon the land until paid, and if not paid, the land may be sold therefor, in the same manner as for ordinary village taxes.

May require owners to construct

Sec. 22. When the common council may deem it expedient, they may, by ordinance, resolution or otherwise, require the owners and occupants, or either, of land in said village, or any specified part thereof, to construct, repair, maintain and reconstruct sidewalks, pavements and other street improvements, in any street, lane, or alley adjoining their respective lots or premises, to the middle of such street, lane or alley, in such manner and with such materials as the common council, by ordinance, resolution or otherwise, may direct; but with refer-Tax; persons ence to paving, this shall apply only to streets that are graded, paying, to be exempt from and when enforced for the purpose of paving any such streets, highway.

outside of the sidewalks, on said streets, the paving may be done at the public expense, or if assessed upon the property adjoining that portion of said street ordered to be paved, said

Proceedings when persons refus to build walk, etc.

property so assessed for paving may be exempt from further taxes thereafter, for highway purposes, in the discretion of the common council; and if the owner or occupant of any lot or premises, after notice so to do shall have been posted on such lot or premises, or otherwise given, served or published, as the common council may direct, by ordinance, resolution or otherwise, shall fail or neglect to construct, repair, maintain, and reconstruct any sidewalk or pavement, or other street improvement, or to plank any street, or to clear away any snow, ice, or other obstruction, from any sidewalk adjoining to such lot or premises, within such time and in such manner and with such materials as the common council may prescribe or require, by ordinance, resolution, or otherwise, the common council may cause the same to be done at the expense of the village; and such expense shall be deemed to be a special assessment upon

such lot or premises, and the common council may add the Taxes to remain a lien same to the amount of the general village tax roll next there-on real estate.

after to be made; and the amount so added shall be a lien on the premises, in the same manner as the tax to which it is added, and may be collected and enforced, and if not paid, the land may be sold therefor, in the same manner as ordinary village taxes.

Sec. 23. The common council shall have power and authority Power of

to raise annually, by a general tax upon the real and personal raise taxes property in said village liable to taxation, such sums as they purposed may deem necessary to defray the expenses and liabilities insamed by said village, and to carry into effect the powers bereby conferred on them; and they shall, on or before the first day of June in each year, determine, by resolution, the amount of taxes necessary to be levied for said purposes during the year: Provided, That the taxes so determined to be levied shall Proviso. not exceed, in any one year, the sum of one thousand dollars, unless the qualified electors of said village shall determine at the annual village election to increase that amount, by a majority vote of all the qualified electors, and the vote may be taken viva voce, or otherwise, as the common council of said village may determine and direct, which amount so determined to be levied, shall be exclusive of and in addition to any taxes which may be levied by virtue of any provisions in this act, as a special assessment for public or local improvements; and Taxalien every tax lawfully imposed upon any lands, tenements and bereditaments in said village, shall be and remain a lien upon such lands, tenements and hereditaments, until the same shall be paid.

Sec. 24. The assessor of said village shall, once in each year, Assessment between the first Monday in April and the first Monday of tents of.

May, make an assessment roll, containing a description of all the property, both real and personal, liable to taxation in said village, and the name of the owner or occupant or agent thereof, if known, and names of all persons liable to pay a capitation or poll tax, as provided for in this act, and shall esti-

mate and set down in such roll, the valuation of all such prop-

Notice of time for

erty at its fair cash value, placing the value of personal property on a separate line, and when completed, shall immediately file the same in the office of the recorder of the village; whereupon it shall be the duty of the common council to give notice that at a certain time and place, not less than five nor more than ten days, said common council will meet to hear any person considering himself aggrieved by the assessment made by said assessor; and said common council are hereby authorized, upon sufficient cause shown, to reduce or increase said valuation; and when so corrected, said common council shall annex a certificate to said assessment roll, to be signed by the president and recorder, that said roll has been revised and corrected by said common council, which certificate shall be prima facie evidence of the regularity of the assessment of

Corrections.

said village. Sec. 25. It shall be the duty of the common council, immedi-Council to make duplicate of taxes, ately after said assessment is completed and corrected, as pro-

vided in section 24 of this act, to make or cause to be made out a duplicate of taxes, charging each individual therein an

amount of tax in proportion to the amount of real and personal estate of such individual within said village, which duplicate

To attach warrant to

shall, after attaching thereto the proper warrant for the colroll, and or lection of the taxes therein levied, be signed by the president der marshal to collect. and recorder, and delivered to the marshal whose data it and recorder, and delivered to the marshal, whose duty it shall be to collect the same, on or before the day specified in such warrant, and directing him to pay such money, when collected, to the treasurer of said village, by a certain

> day therein named, not less than forty days from the date of said warrant, and said warrant may be renewed from time to time, as the common council may deem best.

Marshal to collect.

Sec. 26. The marshal, upon receiving the said copy or [of] tax roll, shall call upon each person taxed, if a resident of said village, at least once, and demand payment of the taxes charged to him upon said roll; and in case of a refusal or neglect to pay such taxes, the marshal is hereby authorized and

required to levy the same by distress and sale of the goods and when may sell property chattels of the person who ought to pay the same, wherever for taxes found within said village, together with the costs and charges of such distress and sale, and may take any property that can be taken by township treasurers in the collection of taxes; and he shall give the same notice, and sell in the same manner as township treasurers in the collection of taxes, and return any surplus to the owner of the property, in accordance with the revised statutes of this State.

Sec. 27. At the expiration of the time mentioned in the war-Return rant annexed to said copy of tax roll, and the time for which taxes maid warrant may be renewed, if any of the taxes mentioned in mid roll shall remain unpaid, and the marshal be unable to collect the same, he shall make in said roll, or permanently attach thereto, a statement in writing, under oath, of all taxes so remaining unpaid; and if the same or any part thereof are assessed upon real estate, such statement shall contain a description of each parcel of land upon which the taxes so assessed have not been paid, and further, that he has not been able to collect the same, nor, upon diligent inquiry, to discover any goods or chattels subject to levy, belonging to the person charged with or liable to pay such tax, and shall deliver such statement and copy of tax roll to the recorder of said village within five days thereafter.

Sec. 28. The recorder, after such statement and copy of roll Recorder authorized have been delivered to him, shall, under the direction of to sell lands for taxes. the common council, and in pursuance of any ordinance or resolution of the common council, proceed to sell at public auction, at some public place in said village, so much of said lands returned in said statement on account of the non-payment of taxes thereon, as shall be necessary to pay the amount of taxes, together with such amount as shall be directed by the common council to cover the expenses of such sale, first giving at least thirty days' notice of the time and Notice of time and place of sale by advertisement posted up in three of place of sale. the most public places in said village, which advertisement

shall contain a description of the land, and the name of the owner, if known, and the amount of taxes and expenses for the non-payment of which it is to be sold, and by causing the same to be inserted in a newspaper, if there be one printed and published in said village, once in each week for four successive On the day mentioned in said weeks preceding said sale. notice the recorder shall commence the sale of said lands, and continue until so much shall be sold as will pay the taxes Certificate of and expenses; and the recorder, on such sale, shall give to the

Proviso.

Proceedings on day of sale.

> therefor, and the time when the purchaser shall be entitled to a deed for the same: Provided, That if any parcel of land cannot be sold to any person for said taxes and expenses, the recorder shall bid off the same to the common council of said village, and shall give a like certificate of such sale, which shall

> have the like effect in all respects as if the same had been

purchaser or purchasers of any such lands a certificate in writing, describing the lands purchased and the sums paid

Recorder to given to any other purchaser thereof; upon the completion of

give treas'r statement or said sale, the recorder shall deliver to the treasurer of said village a certified statement thereof, containing a description of the lands sold, the date of sale, the particular tax and amount for which the same was sold, and the name or names of the purchasers, which statement shall be preserved and transcribed by the said treasurer in a book to be provided and kept by him for that purpose, and all moneys received upon such sales he shall at the same time deliver to said treasurer.

Time for redemption.

Sec. 29. Any persons claiming any of the lands sold as aforesaid, or any interest therein, may, at any time within one year next succeeding the day of sale, redeem any such lands or interest therein, by paying to the treasurer of said village the amount for which the same was sold, or such proportion thereof as the part or interest redeemed shall amount to, with interest thereon at the rate of twenty per cent. per annum, from the day of sale, for the use of the purchaser, but in no case shall the interest be computed for a less time than three months:

whereupon the treasurer shall make and deliver to the person Certificate making such payment a certificate of the redemption thereof. Sec. 30. Upon the presentation of any such certificate of Conveyance. mle to the recorder of said village, after the expiration of the time for the redemption of the lands sold, as aforesaid, he shall, unless said lands have been redeemed, as aforesaid, or the certificate of sale canceled, as hereinafter provided, execute to the purchaser or purchasers, his, her, or their heirs, assigns, executors, or administrators, a conveyance of the lands therein described, which conveyance shall invest in the person or persons to whom it shall be made, an estate in fee simple, subject to all the claims the State may have therein; and the said conversace shall be prima facie evidence that all the proceedings was regular, according to the provisions of this act, from the whation of the same by the assessor, to the date of the deed inclusive; and every such conveyance, executed by the recorder, when may under his hand and seal, witnessed, acknowledged, and re-evidence. corded in the usual form, may be given in evidence in all the courts of this State, in the same manner, and with like effect as any other conveyance of real estate or any interest therein: and the common council may, upon satisfactory evidence, upon oath, of the payment of any tax upon real estate, and that the mane has been returned wrongfully for non-payment, by mis-

Sec. 31. Any of the justices of the peace of the township of Justices of the peace; Wayland are hereby authorized and empowered to inquire of, powers and hear, and try and determine, in a summary manner, all offenses which shall be committed against any of the laws and ordinances that shall be made or adopted by the common council in pursuance of the powers granted by this act, and to punish the offenders as by the said laws or ordinances shall be prescribed or directed; and such justice shall have power to hear, To try cases for recovery try and determine all charges, complaints, actions and prose-offnes, etc. cutions for the recovery or enforcing of any and all fines, penalties and forfeitures, for alleged violations or infringements

take or otherwise, cancel the certificate of sale at any time before conveyance is made, and return the purchase money.

of the said by-laws and ordinances, or of any of the provisions of this act, except in cases where jurisdiction belongs to Proceedings; some other court. The proceedings in all such cases, actions and prosecutions shall be according to and governed by the general laws and rules of practice of this State, applicable to courts of justices of the peace.

Sec. 32. In all trials before any justice of the peace, under

Offenders to be entitled to jury.

how gov-erned.

the provisions of this act, of any person charged with any offense, or violation of any by-law or ordinance of said village, he shall be entitled to a trial by a jury of six persons; and all the proceedings for selecting and summoning such jury, and in the trial of the cause, shall be in conformity, as near as may be, with the mode of proceedings in criminal cases before justices of the peace; and in all cases the right of appeal and certiorari from the justice's court to the circuit court for the county of Allegan, shall be allowed to the parties on the same terms, and the same bond shall be given as is or may be required by law in every case of certiorari, or appeal from jus-

Right of appeal.

Proceedings when a co viction is had.

tices' courts in other cases.

Sec. 33. Whenever a conviction is had, or a judgment rendered for any fine, penalty or forfeiture, for a violation of this act, or of any by-law or ordinance of said village, it shall be with cost of suit, and execution therefor may be issued immediately on the rendition of the judgment, and shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to prison, if it be so adjudged and according to law; and in cases where both fine and imprisonment are imposed upon the person so convicted by the judgment of any such justice, he shall issue the necessary process to carry such judgment into effect.

Justice to issue proces

Power of justice to imprison offender.

Sec. 34. The several justices of the peace of the township of Wayland shall have power in all cases where, by the provisions of this act, or of any by-law or ordinance made in pursuance thereof, any person may be sentenced to imprisonment, to imprison in the jail of the county of Allegan; and it is hereby

made the duty of the keeper of said county jail to receive such puty of persons; and in all cases where the term of imprisonment shall exceed sixty days, such person may be sentenced to confinement in the Detroit house of correction: Provided, It shall be Proviso. competent for the common council of said village to construct and establish a lock-up for said village, in which to temporarily confine all persons who may have been arrested by the marshal, or convicted and sentenced by said court for offenses under this act for a less time than twenty days.

Sec. 35. All suits and prosecutions for the violation of the Suits; how brought.

provisions of this act, or of any ordinance or by-law made in pursuance of such provisions, or to recover any fine, penalty or forfeiture for such violation, shall be brought in the name of "The People of the State of Michigan;" and in any suit or prosecution, it shall not be necessary to set forth in the complaint or warrant, the ordinance or by-law, or any section thereof, the provisions of which are alleged to have been violated, except by its title, but it shall be sufficient to state in the complaint and warrant, with reasonable certainty of time and place, the act of violation or offense complained of, and to allege the same to have been committed in violation of the provisions of an ordinance or by-law, as the case may be, of the village of Wayland, referring thereto by its title; and all processes issued How process by any justice of the peace in any such suit or proceeding, shall rected. be directed to the "marshal of the village of Wayland, or to my constable of the county of Allegan," and the same may be executed any where within the said county of Allegan.

Sec. 36. The style of all ordinances shall be, "The common style of council of the village of Wayland ordain;" the time when any ordinance shall take effect shall be prescribed therein, but no by-law or ordinance shall be operative until the same shall have been published two weeks successively, in a newspaper published in said village, or by written or printed notices posted up in three of the most public places in said village; and like notice shall be given of the repeal or amendment of any ordinance or by-law.

All moneys received for fines to be paid to treasurer.

Sec. 37. All fines, penalties, and forfeitures for any violation of the provisions of this act, or of the by-laws and ordinances made in pursuance thereof, and all moneys received for licenses, or from other sources belonging to said village, shall be paid to the treasurer of said village by the officer receiving the same, immediately after the receipt thereof, and shall be disposed of as the common council may direct.

Citizens to be competent as jurors.

cil shall be a party, no citizen of said village shall be deemed an incompetent juror or witness on account of the interest of such citizen in the event of such process or proceedings: **Provided**, That such interest be only that which he has in common

with the citizens of said village.

Sec. 38. In suits or proceedings in which the common coun-

Proviso.

Annual statement; contents of.

Sec. 39. The common council shall, at the expiration of each year, make out and cause to be published, a just and true statement of all moneys received or expended by them in their corporate capacity, during the year next preceding such publication, also the disposition thereof, previous to which they shall settle and audit the accounts of the treasurer and all other officers and persons having claims against said village, or accounts with it, and shall make out, in detail, a statement of all receipts and expenditures, which statement shall fully specify all the appropriations made by the common council, and the object and purposes for which the same was made, and the money expended under such appropriation, the amount of taxes raised, the amount of contingent expenses, the amount on highways and streets, and all such information as shall be necessary to a full and perfect understanding of the financial concerns of said village.

Power of council to borrow money.

Sec. 40. The common council may borrow, for the time being, in anticipation of receipts from taxes, such sum of money as may be deemed necessary for the purposes enumerated in this act, and may issue the bonds of the village therefor: *Provided*, The council shall not borrow to exceed one thousand dollars, unless authorized to borrow a greater amount by a majority vote of the qualified electors of said village, at their

Proviso

annual village election, which vote may be taken viva voce, or otherwise, as the council may direct.

Sec. 41. The marshal, recorder, treasurer, assessor, and such compensation other officers as may be appointed by the common council, shall receive such compensation for their services as the by-laws and ordinances shall direct.

Sec. 42. All ordinances, by-laws, and regulations of the corprevious poration of the village of Wayland, which are in force at the remain in time of the passage of this act, shall remain in full force and effect, as if passed under the provisions of this act: *Provided* Proviso. however, That they do not contain anything repugnant to the provisions of this act, or the constitution or laws of this State, or of the United States.

Sec. 43. The president, trustees, and all other officers in said time present officers shall village now holding and performing the duties of their respection. The office office which were elected under their charter at any legal election, shall continue to hold the same, and discharge the duties thereof, until the last Monday of March, A. D. 1870, at which time the first annual election under this act shall be held.

Sec. 44. This act shall be deemed a public act. Sec. 45. This act shall take immediate effect. Approved March 30, 1869.

Public act.

[No. 367.]

AN ACT to amend sections sixteen and thirty-five of "An act to incorporate the city of Monroe," approved March twenty-second, in the year one thousand eight hundred and thirty-seven.

SECTION 1. The People of the State of Michigan enact, That Section section sixteen of an act entitled "An act to incorporate the city of Monroe," approved March twenty-second, eighteen hundred and thirty-seven, be amended so that the same shall read as follows:

Public peace. Riots.

Common council may pass laws relative toSec. 16. The common council shall have power to make all such by-laws and ordinances as shall be necessary to secure said city and the inhabitants thereof against injuries by fire, thieves, robbers, burglars, and other persons violating the pubpeace; for the suppression of riots and gambling, indecent and

disorderly conduct, and for the punishment of the same,

General prosperity of the city.

Vagrants.

and for the punishment of all lewd and lascivious behavior in said city, and for the apprehension and punishment of all vagrants, drunkards and idle persons; and they shall have power from time to time to make and publish all such by-laws and ordinances as to them shall seem necessary to provide for the safety and good government, preserve

all such by-laws and ordinances as to them shall seem necessary to provide for the safety and good government, preserve the health, promote the prosperity and improve the comfort and convenience of said city and the inhabitants thereof, and to impose punishments, fines, forfeitures, and penalties on all persons offending against the by-laws and ordinances made as aforesaid.

Section amended.

Sec. 2. That section thirty-five of said act, as amended by act number four hundred and four, of the session laws of the year one thousand eight hundred and sixty-seven, be amended so that the same shall read as follows:

Council may direct the opening of streets, etc. Sec. 35. The common council shall have power to order, direct, and superintend the making, paving, repairing or opening of all streets, lanes, alleys, sidewalks or bridges within the limits of said city, and to level and grade the same; to establish the lines thereof, upon which buildings may be erected, and beyond which buildings may not extend; to lay, establish,

May repair drains.

Irains.

make and repair drains and sewers in and along said streets, lanes and alleys, and in such other places as said city or council shall have heretofore acquired, or shall hereafter acquire the right of way for such sewers or drains; and the common council shall have authority to provide funds for defraying the expenses of such paving, leveling, grading, repairing, making or opening of streets or sidewalks, or laying, establishing, making and repairing such drains and sewers as may be deemed necessary, either by assessment upon the owners or

occupants of such lots or premises in front or adjacent to Make ass which such street, sidewalk, or other improvement may be di-owners of rected to be made, paved or repaired, or by general assessment or otherwise, as said council may direct; and such assessment shall be binding and conclusive upon the owners and occupants of such lots or premises so assessed respectively, and upon all who are assessed, and may be made by a majority vote of said council, and shall be a lien and a charge upon such lots and premises as aforesaid, and a charge upon the person so assessed; and such owners or occupants, or other persons, shall also be liable to pay, on 'demand, the sum at which said lots or premises shall be assessed, to such person the said common council shall appoint to receive the same; and if default in such payment, or any part, or in case Proceedings of, in default on account of the absence of such owner or occupant, de-of payment. mand cannot be made, it shall be the duty of the common council, by a majority vote thereof, to order the same, with ten per cent. damages thereto added, assessed and levied upon such lot or premises; and the city clerk, within five days thereafter, shall certify such order, with a description of the lot and premises, and the amount of such assessment, to the assessor of the ward within which such lots or premises are situated, who shall assess said unpaid taxes and assessment, together with ten per cent. damages thereto added, in the tax roll of the said ward for the collection of taxes next to be levied upon the said lots or premises, in the column of the highway or street taxes, and such tax or assessment shall then be levied, collected and returned in the same manner as provided by law for the ordinary city taxes. If the common council shall so Power of, direct, whenever any owner or occupant shall have failed to walks, etc. construct any sidewalk or repair the same, adjoining his respective lots or premises, within the time limited by any ordinance for the construction or repairing of the same, it shall be lawful for the common council to cause such sidewalk to be constructed or repaired at the expense of the city, and to recover the amount of such expenses, with damages at the

LAWS OF MICHIGAN.

rate of ten per cent., with costs of suit, from the owner or occupant of such lot or premises, whose duty it was to conform to such regulation, in an action of debt, to be brought in the name of the mayor, recorder, aldermen and freemen of the city of Monroe, before any justice of the peace of said city, in case the amount sued for shall not exceed one hundred dollars, and otherwise, before the circuit court for the county of Monroe; and it shall be sufficient, without setting forth the special matter, to allege in the declaration that the defendant is indebted to the plaintiffs in the sum claimed, for the construction or repair of a sidewalk, describing the location of the same, and that it is according to the provisions of this section whereby an action has accrued, or the common council may cause the amount of the expense to be levied by tax, as hereinbefore provided: Provided. The tax or assessment herein provided for shall, in no case, if general, exceed the sum of one-fifth of one per cent. upon the valuation, and if assessed upon the

Proviso.

owners or occupants of the lots or premises in front of, adjacent to, or adjoining which said improvement shall be made, such tax shall not exceed ten per cent. of the value of the lots and premises so taxed, nor shall a greater amount be recovered by action. In case any such tax or assessment on the amount of such construction or repairs shall be paid by the occupant,

When occufrom owner. the expense said occupant may then be subjected to may be

> or occupant be bound to bear such expense, by the terms or nature of the agreement under which he holds the premises: Provided, That the common council of said city of Monroe may, if in their opinion any wet or low lands, or stagnant water in said city affects injuriously the health of the inhabitants of any part of said city, locate and construct any drain

> or sewer which may have been heretofore constructed in said city for the purpose of draining such lands, or removing such water, and may apportion and assess the expenses thereof, or any portion of the same, among the owners or occupants of

> collected by him from the owner of the premises, or retained from the rent, unless otherwise agreed, or unless such tenant

Proviso.

LAWS OF MICHIGAN.

such lots or premises, as, in the opinion of said council, are benefited by the construction of such drain or sewer, in such proportion as they shall deem said lots or premises benefited by the same: Provided also, That in case any new drain or sewer shall Ibid. be located in said city, and all persons interested in the lots or premises through which such drain or sewer shall be located shall not release the right of way and all claims to compensation for such drain or sewer, the common council of said city Notice to shall give notice thereof to the owner or person interested, or his or their agent or representative, by personal service, or by advertisement in some newspaper published in said city, at less three weeks next preceding the meeting of the common council for the purposes aforesaid; and the common council are Council to sutherized to treat with such person or persons for the grounds owner. or premises; and if such person or persons shall refuse to treat for the same, or if the parties cannot agree therefor, it shall and may be lawful for the recorder of said city to issue a venire facias, to command the marshal of said city to summon and Summoning of jury. return a jury of twelve disinterested freeholders of said city, to appear before said recorder, at a time therein to be stated, to inquire into and determine the just compensation to be paid therefor to the owner or owners of, or parties interested in said grounds or premises, which jury, being first duly sworn by Jury to maid recorder faithfully and impartially to inquire into and to damages. ascertain and determine the just compensation to be paid therefor, and having viewed the premises, if necessary, shall inquire of and assess such damages and recompense as they shall judge fit to be awarded to the owner or owners or the parties interested in such ground and premises, for their respective injuries, according to the several interests or estates therein; and said recorder shall, upon the return of such assessment or verdict, enter judgment therefor confirming the same; and compensation in case the common council shall determine the construction of owner. said drain or sewer to be necessary, they may proceed to locate and construct the same, upon the payment of such sum or sums to the parties interested, as shall have been adjudged

Proviso.

by said jury as such compensation, and shall apportion and sess the costs and expenses of such construction upon owners or occupants of such lots and premises as they deem benefited by the construction of such drain or sewe proportion as they shall deem the same benefited thereby; the sums severally so apportioned and assessed shall charge upon such owners or occupants, and shall be a upon such lots and premises respectively, and shall be colle in the same manner as hereinbefore provided for the costs expenses of the pavement of streets: Provided further, in case any assessment, or any portion thereof, heretofore n or which shall be hereafter made, for any improvement r in said city, shall, for any cause, fail to be collected, the mon council of said city may re-assess, or re-apportion an assess the amounts so uncollected to such owners or occur of lots, and upon such lots, in the same amounts, with ter cent. interest thereon, as the same might have been assess the first instance, and the same shall be collected in the

Sec. 3. This act shall take immediate effect.

manner as other assessments authorized by this section.

Approved March 30, 1869.

[No. 368.]

AN ACT to amend an act entitled an act to amend an act titled "An act to incorporate the village of Tecumseh," lact number eighty-four, of the session laws of the eighteen hundred and fifty-nine, approved February reighteen hundred and fifty-nine.

Sections amended. SECTION 1. The People of the State of Michigan enact, section two and section twelve of an act to amend an act titled an act to amend an act entitled "An act to incorp the village of Tecumseh," being act number eighty-four, c session laws of the year eighteen hundred and fifty-nine proved February ninth, eighteen hundred and fifty-nin altered and amended so as to read as follows:

Sec. 2. The inhabitants of said village, having the qualifica-Elections; tion of electors under the constitution of the State of Michigan, place of holding. shall meet at such place in said village as the present recorder of said village of Tecumseh shall designate, on the first Monday of March next, and then and there proceed, by a plurality d votes, to elect by ballot from among the qualified electors raiding in said village, three trustees for a term of one year, officers and and three trustees for a term of two years; also, one president, office. one recorder, one treasurer and two assessors, who shall hold their respective offices for the term of one year, and until their successors are elected and qualified; and on the first Monday d March annually thereafter, at such place within said village as the recorder shall designate, then and there in like manner elect three trustees for a term of two years; one president, one meetder, one treasurer and two assessors, who shall hold their office for one year, and until their successors are elected and qualified: Provided, That if an election of such officers shall Proviso. not be made on the day when, pursuant to this act, it ought to be made, the said corporation shall not, for that cause, be deemed dissolved.

SECTION XII.

OF THE POWERS OF THE COMMON COUNCIL.

Art 1. The president, trustees and recorder, when assem-common bled together and organized, shall constitute the common council, who to constitute a quorum for the transaction of quorum of business, but a less number may adjourn from time to time; and the common council may be summoned to hold their meetings at such time as the president, or in case of his absence or inability to act, the recorder may appoint, and at such place as shall have been designated as council room by the common council. The common council shall have power to impose, Powers and duties of. levy, and collect such fines as they may deem proper, not exceeding five dollars, for the non-attendance at any meetings, of

President pro tem.

any officer of the corporation who has been duly notified to attend the same. In case of the absence of the president or recorder from such meetings, the members present may appoint a president or recorder pro tempore. Each member of the common souncil shall be entitled to one vote.

May appoint Art. 2. The common council, in addition to the position marshal and other officers duties specially conferred upon them in this act, shall have the power, and it shall be their duty to appoint a village marshal and a street commissioner, and such other officers as may seem to be necessary and proper, and remove or supersede the same for any cause deemed by them to be valid and sufficient there-

Manage public property.

for, and shall have the management and control of the finances, rights and interests, buildings, and all property, real and personal, belonging to the village, and may dispose of he same when directed by the vote of a majority of the electors of said village, and make such rules and by-laws relating to

Pass laws relative to-

they shall have power within said village to enact, continue, establish, annul, amend and repeal such ordinances, by-laws, rules and regulations as they may deem desirable for the following purposes:

the same as they may deem proper and necessary; and further,

Vice and immorality.

Riote.

peace and good order; to organize, maintain, and regulate a police of the village, when necessary, and to define the powers and duties of such police, or of any police officers; to prevent and quell riots, disturbances, and disorderly assemblies.

First. To prevent vice and immorality; to preserve public

Gaming houses.

Second. To prevent and restrain disorderly and gaming houses, and houses of ill-fame; to prevent the exhibition or use of any and all instruments and devices used for gaming, and to prohibit all gaming and fraudulent devices, and restrain and prohibit all billiard tables kept or used for gaming purposes.

Liquors.

Third. To forbid and prevent the vending, giving away, or other disposition of liquors and intoxicating drinks to any drunkard, minor, or other person in the habit of getting intoxicated, and to prohibit, restrain or regulate the sale of all goods, wares, and personal property at auction, except in cases of

Auctions

sales authorize . by law, and to fix the fees to be paid by and to anctioneers.

Fourth. To prohibit, restrain, license or regulate all sports, Shows. exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, circuses, or other public performances or exhibitions for money.

Fifth. To abate or remove nuisances of every kind, and to Nuisances. compel the owner or occupant of any grocery, tallow-chandler shop, butcher's stall, soap factory, tannery, stable, privy, hogpen, sewer, or other offensive or unwholesome house or place, to deans, purify, remove or abate the same from time to time, as often as they may deem necessary for the health, comfort and convenience of the inhabitants of said village.

Sist. To direct the location of all slaughter-houses, markets, Slaughter and buildings for storing gunpowder or other combustible material or substances.

Seventh. Concerning the buying, carrying, selling, and using Gunpowder, of gunpowder or other combustible materials, and the exhibition of fire-works; the use of lights in barns, stables, and Lights other buildings; and to regulate or prohibit the discharge of fire-arms within the limits of the village, or the making of bonfires in streets or yards.

Eighth. To prevent the incumbering of streets, sidewalks, Obstructions on streets.

cross-walks, lanes, alleys, bridges, or other public places in any manner whatever.

Ninth. To prevent and punish horse racing and immoderate rast driving. driving or riding in any street or alley, and to authorize the stopping and detaining any person who shall be guilty of immoderate driving or riding in any street or alley in said village.

Tenth. To determine the routes and grades of any railroad to Routes of railroads. be laid in said village, and to restrain and regulate the use of locomotives, engines and cars upon the railroads within the village.

Eleventh. To preserve the salubrity of the waters of the Salubrity or rive Raisin, Evans Creek, or other streams within the limits of water.

said village; to prohibit or regulate bathing t rein, and to provide for cleansing the same of drift-wood or other obstructions to fill up all low grounds or lots covered or partly covered with water, within the limits of said village, or drain the same, a they may deem expedient.

Drunkards.

Twelfth. To restrain and punish drunkards, vagrants, street beggars, and all disorderly persons, or keepers of gaming or disorderly houses, or other houses in which drunkards or bois terous persons are allowed to congregate and disturb the peace, or in which any crime or misdemeanor shall be committed by the knowledge or consent of the occupant of such house.

Pounds.

Thirteenth. To establish, maintain and regalate one or mor pounds in said village, and to prohibit, restrain, or regulate the running at large of horses, cattle, sheep, swine and other ani mals, geese and poultry, and to authorize the impounding and sale of the same for the penalty incurred and the cost of keep ing, impounding, and other expenses; to punish the breaking of any pound, or any unlawful interference therewith, and to make all such by-laws, ordinances, rules and regulations in re lation to such pound or pounds, and the advertising and sell ing of the animals, geese or poultry therein impounded, a they may deem necessary or advisable for the purpose of per fecting the title of any property sold in conformity with an ordinance or by-law, and of preserving the evidence, and declaring the legal effect of any and all evidence of any sucl sale or sales; and no court other than the circuit court for the county of Lenawee, or the courts held in said village, shal have jurisdiction of any action of replevin, or other action against any pound master of said village, for or on account o any animal or animals, geese or poultry impounded, or for o on account of any act done by any such pound master in pur suance of any power or duty conferred by any by-law or ordinance passed by the common council of said village.

Selling of animals impounded.

Fourteenth. To prevent or regulate the running at large of Dogs. dogs, to impose taxes on the owners of dogs, and to prevent dog fights in the streets.

Fifteenth. To prohibit any person from bringing or deposit-offensive substances, ing within the limits of said village any dead carcass or other unwholesome or offensive substances, and to require the removal or destruction thereof, if any person shall have on his or her premises such substances, or any putrid meats, fish, hides, or skins of any kind, and on his or her default, to authorize the removal or destruction thereof by some officer of the village, obstructins on walks.

Sizeenth. To compel all persons in such part or parts of the village as the common council may deem proper, to keep sidewils in front of premises owned or occupied by them, clear from snow, ice, dirt, wood, or obstructions, but the village shall never be liable for any damage sustained by any person in consequence of the neglect of any person to keep any such sidewalk clear from snow, ice, dirt, wood, or other obstructions.

Seventeenth. To regulate the ringing of bells and the crying Ringing of of goods and other commodities for sale at auction or otherwise, and to prevent disturbing noises in the streets.

Eighteenth. To prescribe the powers and duties of all the putter of officers of said village, except as herein otherwise provided, and their compensation, and the fines and penalties for their delinquencies.

Nineteenth. To purchase, hold and maintain suitable grounds Cemeteries. for a cemetery; survey and divide the same in such form and manner as they may deem proper; fix and determine the price of burial lots; sell and convey the same; ornament, fence and improve such cemetery, or any burial ground now in said village, and enlarge the same; regulate the burial of the dead; Burial of preserve tomb-stones and monuments, and exercise a general the dead. control over all burial places in said village.

Twentieth. To provide for the lighting of the streets and Lighting of alleys, and the protection of the public lamps.

Twenty-first. To establish, order and regulate the markets; Marketa to regulate the vending of wood, hay, meat, vegetables, fruits,

Sale of vegetables, etc. fish, provisions, and farm produce of all kinds, and prothe time and place of selling the same, and the fees to be by butchers and non-resident buyers of produce, for 1

to prohibit the sale of unwholesome meat, poultry, fish, ables, or other articles of food or provisions, impure, sp or adulterated wine, spirituous liquors or beer, or kno keeping or offering the same for sale: *Provided*, That n

Proviso.

herein contained shall authorize the common council to 1 in any way the sale of fresh and wholesome meats, quarter, within the limits of the village.

Reservoirs.

Twenty-second. To establish, regulate, and preserve reservoirs, wells, and pumps, and to prevent the waste of

Building lines. Twenty-third. To regulate and establish the line and upon which buildings may be erected upon any street, is alley in said village, and to compel such building to be ϵ upon such line or grade by a fine upon the owner there exceeding five hundred dollars for each offense.

Fire limits.

Twenty-fourth. To establish fire-districts, within whi wooden building (except such as shall be authorized common council) shall be moved, built, repaired, en placed, or allowed to stand or remain.

Peddlers.

Twenty-fifth. To regulate and restrain hawking and pe in the streets, and to regulate and license pawn-brokers, license, regulate or restrain the sale, by auction, public or otherwise, of goods, wares, and merchandise, by pers agents of persons not residents of the village, with village.

Duties of officers.

Twenty-sixth. To prescribe the duties of all officers app by the common council, and their compensation, and the alty or penalties for failing to perform such duties; prescribe the bonds and sureties to be given by the offithe village for the discharge of their duties, and the texecuting the same, in cases not otherwise provided law.

Cartmen'.

Twenty-seventh. To prescribe and designate the star carriages of all kinds which carry persons for hire, an

LAWS OF MICHIGAN.

and carters, a prescribe the rates of fare and charges, and the stand or security for wood, hay, and produce exposed for Hay, wood, sale in said village, and to regulate the sale thereof; and for the purpose of carrying into effect the powers conferred by this Fines and section, the common council shall have power to prescribe in any by-law or ordinance made by them, that the person offending against the same shall forfeit and pay such fine as they shall deem proper, not exceeding one hundred dollars, or be imprisoned in the county jail for a term not exceeding three months, or by both such fine and imprisonment, in the discretion of the recorder or justice who shall try the offender.

Trenty-eighth. To regulate and require the setting of shade setting of treas in the streets of said village, and to provide for the preservation of the same; and any person owning real estate in said village, in front of which there is not a sufficient number of shade trees growing, may expend twenty-five per cent. of his or her highway labor, or highway tax, in each and every year, in setting out shade trees along the margin of the streets or highways in front of such lands, at such distance from the margin of the street or highway as the common council may determine, or as the street commissioner may prescribe: Provided, That Proviso. until the common council or street commissioner shall determine the distance such trees shall be set from the margin of the streets or highways, the same may be set not less than six nor more than ten feet from the margin of the street or highway.

Thirty-second. To prescribe the duties of sealer of weights weights and measures, and the penalty for using false weights and measures, and all the laws of this State in relation to the sealing of weights and measures shall apply to said village, except as herein otherwise provided.

Thirty-third. The common council shall have full power to City regulamake all such by-laws and ordinances, rules and regulations as enally.

they may deem proper for fully and effectually enforcing any and all powers conferred upon them by this act.

Boundaries of streets.

Art. 3. The common council may as . establish, and settle the boundaries of all streets and al 78 he said village and prevent and remove all encroachments thereon, and exercise all other powers conferred on them by this act, in relation to highways, the prevention of fires, the levying of taxes, the supplying of the village with water, and all other subjects of municipal regulation, not herein expressly provided.

Levy taxes.

Art. 4. The common council shall have power to assess, levy and collect taxes for the purposes of the corporation upon all property made taxable by law for State purposes, which taxes shall be liens upon the property taxed until paid; to appropriate money, provide for the payment of the debt and expenses of the village, and make regulations concerning the same; to employ all persons confined for the non-payment of any fine. penalty, forfeiture or costs, or for any offense under this act, or

Employ convicts on streets.

any ordinance of the common council, in any jail, workhouse or prison, at work or labor, either within or without the same, or upon any street or public work under the control of the common council; to allow any person thus confined for the non-payment of any fine, penalty, forfeiture or costs, to pay and discharge the same by such work and labor, and to fix the value and price of such work and labor. The said common council shall have power to make all such other by-laws, ordi-

nances or regulations as they may deem necessary for the good

Art. 5. The common council shall have power to make all

government of said village.

necessary by-laws.

To protect village ag'nat fires.

department,

such by-laws and ordinances as they shall deem necessary and

proper to secure said village and the inhabitants thereof against injuries by fire; to compel the owners or occupiers of buildings to procure and keep in readiness such number of fire-buckets as they may direct; to establish, maintain and regulate all such fire-engine, hook and ladder, and hose and bucket companies as they may deem expedient; to construct reservoirs, and provide such companies with necessary and proper buildings, engines and other implements to prevent and extinguish fires; to appoint from among the inhabitants of said

of persons, not exceeding eighty to one Appoint village such num company, as are .. lling to accept, or as may be deemed proper to be employed as firemen; and every such company shall have Firemen to power to appoint its own officers, and to pass by-laws for its own officers. organization and government, subject to the approval of the common council, and to impose and collect such fines for the non-attendance or neglect of duty of its members as may be deemed necessary and proper; and every person belonging to such company shall annually obtain from the recorder a certifiste, which shall be prima facie evidence of his membership in one year from the date thereof. Every member of such Firemen excompany, during his membership, shall be exempt from service poll-tax and jury service. on juries, from military duty in time of peace, and from payment of a poll tax.

Art. 6. The common council shall have power, and it shall council to establish a be their duty to adopt measures for the preservation of the board of health. public health of said village; to restrain or prohibit the exercise of any unwholesome or dangerous avocation within the limits of the village; to establish a board of health and to invest it with such powers, and to impose upon it such duties shall be necessary to secure the inhabitants of said village from contagious, malignant and infectious diseases; to provide To pass laws for its proper organization, and for the appointment of the lation of the proper officers; and they shall have authority to make all such by-laws and regulations for the government of such board of health, and for the preservation of the health of the inhabitents of said village, as shall secure a prompt and efficient discharge of the duties imposed upon the common council by this act.

Art. 7. The common council shall have and exercise, in and Groceries, over said village, the same powers in relation to the regulation of council to of taverns, groceries, common victualers and others, as are now or may hereafter be conferred by the general laws of this State upon township boards, or upon the corporate authorities of cities and villages in relation to tavern-keepers and common victualers, and subject to the same conditions and limitations;

Tavern keepers to be licensed. and no person shall engage in or exercise the business of tar ern-keeper, inn-holder, common victualer or saloon-keeps within the limits of said village, until he is first duly license as such by the common council; and any person who sha assume to exercise such business or occupation, without havin first obtained such license, shall forfeit and pay for every da he shall so exercise such business or occupation, the sum of two dollars, to be recovered by action of debt in the corporal name of said village, together with the costs of prosecution before any justice of the peace of said township of Tecumsel. The common council shall have power to grant licenses to as

Council to grant licenses.

thorize persons to exercise the business of tavern-keeper, im holder, common victualer, or saloon-keeper, within said village and may impose such fees, to be paid into the village treasur on the granting of such license, as they may see fit.

Art. 8. The common council shall have power to cause cor

To cause drains, etc., to be made.

mon sewers, drains, vaults, arches and bridges, wells, pump and reservoirs, to be built in any part of said village; to cause the grading, raising, leveling, repairing, amending, paving covering with broken or pounded stone, plank or other materia any street, lane, alley, highway, public ground or sidewalk consaid village; to provide the width, of any and all sidewalk the material of which the same shall be built, the manner constraints.

construction, and the time within which any and all improve ments shall be made. The common council shall also have fu

To provide width of sidewalk.

To compel ments shall be made. The common council shall also have fu owners to build walks. power to compel the owners or occupants of land, at their ow

expense, to repair, construct, make, grade, pave, plank or grave and curb and rail all sidewalks adjoining such lands, by resolution or ordinance: *Provided*, That no person owning or occupying farming lands which are not laid out into lots or blocks, shabe compelled to build or maintain in front of one farm or paucel of such farming land, at his own individual expense, mor than twenty-five rods of sidewalk; but the foregoing provis shall not apply to sidewalks now built, or to such as may have been ordered built by the common council of the village of

Tecumseh previous to the time this act shall take effect.

Proviso.

Art. 9. The common council shall have power, subject to To decide the limitations and restrictions contained in this act, to de-accruing from ditch's. termine in such manner as they may deem proper, what propcity will be benefited by any proposed drain, sewer or other improvement, and the just proportion which any and every percel of land so adjoining to be benefited by any such drain, sewer or other improvement ought to be taxed therefor; and To charge the said common council may cause such drain, sewer or other lands bene improvement to be made at the expense of the lands adjudged to be benefited thereby, and according to the benefits which each parcel of land will derive from such drain, sewer or other improvement, according to the estimate or judgment of the sideommon council, and the said common council may levy, To collect asses and collect, or cause to be assessed and collected from sale theowner or occupants of any such lands, his or her just proportion of such expense, and the said common council may provide for the collection of all such, and of every other assessment or tax for special purposes, by a sale of any personal property found upon any lands assessed, and for want of any or of sufficient personal property whereon to levy and sell to collect such tax, then the officer whose duty it shall be to collect such tax shall proceed to levy, sell and collect the same, or the balance that may remain uncollected, together with all costs of advertising and collecting, by a sale of real estate

Art. 10. The common council may provide for the imme-May provide diste repair of cross-walks and sidewalks, and for collecting of repair of cross-walks and sidewalks, and for collecting sidewalks, the cost or expense thereof in such manner as they may deem proper, subject to the restrictions herein contained; and they may determine the time and manner of assessing, collecting and working all highway taxes, and all other taxes except as herein otherwise provided; and they may enact such general by-laws or ordinances in relation to the assessing and collecting or working of all such taxes, not inconsistent with the constitution of this State or of the United States, as they may deem just and proper; and all by-laws or ordinances, rules or

regulations adopted by the common council, by or in pursuance of any of the powers conferred upon the this act, shall be binding upon all courts, and in all places whatsoever.

Sec. 2. This act shall take immediate effect. Approved March 30, 1869.

Г No. 369.]

AN ACT to incorporate the city of Lapeer.

Boundaries.

SECTION 1. The People of the State of Michigan enact, That the following territory, to wit: sections five and six, the west half of section four, the north half of sections seven and eight and the north half of the north-west quarter of section nine, in town seven north, of range ten east, and the south half of section thirty-two, the south-west quarter of section thirty three, and the south-east quarter of section thirty-one, and the east half of south-west quarter of section thirty-one, in town eight north, of range ten east, in the county of Lapeer, be and the same is hereby set off from the township of Lapeer, and declared to be a city by the name of "the city of Lapeer," by which name it shall hereafter be known.

Body corporate and politic. Sec. 2. The inhabitants of said city shall be and continue body corporate and politic, to be known and distinguished a the city of Lapeer, and by that name it shall be known in law and shall be capable of suing and being sued, and of promouting and defending all suits; may have and use a commo seal, and alter it at pleasure, and shall be capable of purchasing holding, and disposing of real and personal estate for the us of said corporation.

Division of city.

First ward.

Sec. 3. The said city shall be divided into four wards, as follows, to wit: the first ward shall be bounded as follows: commencing at the north-east corner of said city, and thence sout on the east line of the city to the township line between town

LAWS OF MICHIGAN.

it, then west on the township line and Mill mine seven at street to Sag: W , thence southerly along the center of Saginaw street to the center of Neppessing street, thence westerly along the center of Neppessing street to the quarter line d section five, thence north on the quarter line of sections five and thirty-two to the north line of the city, thence east on the north line of the city to the place of beginning. The second second ward shall be bounded as follows, to wit: commencing at the west quarter post of section six, town seven north, of range ten east thence west on the quarter line to the center of Main street, thence north on the center of Main street to the center d Franklin avenue, thence easterly on the center of Franklin sveme to the quarter line of section five, thence north on the water line of sections five and thirty-two to the north line of the siv. thence west on the north line of the city to the north-west corner thereof, thence south on the west line of the city to the place of beginning. The third ward shall be bounded as fol-Third ward lows, to wit: on the north by the second ward, on the east by the quarter line of sections five and eight, on the south and west by the south and west lines of the city. The fourth ward Fourth shall be bounded on the north by the first ward, on the west by the third ward, and on the east and south by the east and

Sec. 4. The common council of said city shall have power to Appointed officers.

appoint a city treasurer, and as many fire wardens, watchmen,

wood inspectors, and such other officers as said common council shall deem necessary to execute the powers granted by this

act, whose powers and duties, other than those enumerated and

defined in this act, shall be such as shall be prescribed by

ordinance of said common council.

south boundary of the city.

Sec. 5. No person shall be eligible to either of said offices who eligible unless he shall be an elector and a resident of said city. Nor shall he be eligible to any office for any ward unless he shall then be an elector and resident of such ward. And when any officer elected or appointed for said city or ward shall cease to

reside in said city or ward for which he was so elected appointed, his office shall thereby become vacant.

Elections; time and place of holding. Sec. 6. An election shall be held in each ward annually the first Monday in April, at such place as the common conshall appoint by posting written or printed notices of the and place of holding said election, in at least three puplaces in each ward, at least six days previous to said election.

Sec. 7. At each annual election there shall be elected

Officers and terms of office.

mayor, one clerk, and one marshal, each of whom shall his office for one year and until his successor shall be ele and qualified; and at the first election, and at each fourth nual election thereafter, there shall be elected two justic the peace, who shall enter upon the duties of their office the fourth day of July next after said election, and shall the same for four years: Provided, That at the first election additional justices of the peace shall be elected to hold offices until the fourth day of July, eighteen hundred sixty-nine. Also, at said election, the electors of each shall elect one alderman, who shall hold his office for years and until his successor shall be elected and quali Provided, That at the first election under this act two alder shall be elected in each ward, one for the term of one year one for the term of two years, and until their successors be elected and qualified, and the time for which said alde are elected shall be designated on the ballots. There shall be elected annually in said city, by the electors thereof, school inspector, who shall hold his office for two years an til his successor shall be elected and qualified: Provided, at the first election held under this act, two school inspe shall be chosen, one for one year and one for two years until their successors shall be elected and qualified, and term for which said school inspectors are elected at said election snall be designated on the ballots. And also, at annual election there shall be elected, by the electors of

ward, one supervisor, one treasurer, and one constable,

Thid

Proviso.

Ibid.

old their offices one year: *Provided*, That all justice Idd. slawfully in the hands of any justice of the peace, renaid city at the time this act shall take effect, shall to and be lawfully in the pessession of the justices of see elected by virtue of this act.

- 3. The common council may appoint one or more per-Council to take charge of the cemetery or cemeteries within said taln officers. der such rules and regulations as they may by their r resolution direct, such person or persons to hold fices at the pleasure of the common council. And in Watchmen. nner and under regulations and rules by said common one or more watchmen for each ward; also fire war-Fire * to exceed one for each fire district, which fire districts bounded as the said common council shall order. Also Physician. man, whose duties and compensation the common coundesignate. Also a city attorney, whose compensation City attorney. ot exceed fifty dollars in any one year; all of which appointed by said common council, shall hold their ve offices at the pleasure of the common council.). When a vacancy occurs in any of the offices which Vacancies; how filled. d by the appointment of the common council, either by esignation, removal from the city or ward of which he incumbent, or the removal of said incumbent by the 1 council, said vacancy may be filled by appointment by amon council.
- O. All officers appointed by the common council under How officers virtue of the provisions of this act, may each be removed shall be removed. ice by said common council for official misconduct, or unfaithful or inefficient performance of the duties of ice; but notice of the charges against them, and an nity of being heard in their defense, shall first be
- .1. On the day of election, by virtue of this act, the Time of opening and all be opened in each ward at the several places desig-closing policy the common council, at nine o'clock in the forenoon, ll be kept open, without intermission or adjournment,

LAWS OF MICHIGAN.

until four o'clock in the afternoon, at which hour they shall be closed.

Who declar'd to be electors

Sec. 12. The inhabitants of the said city, and being residents for three months next preceding the day of such election, of the ward in which they offer to vote, and being otherwise electors under the constitution of this State, and no others, are declared to be electors under this act, and qualified to vote at the elections held by virtue of this act; and any person offering to vote at

Proceedings in case of challenge.

be electors under this act, and qualified to vote at the elections held by virtue of this act; and any person offering to vote at any such election, if challenged by an elector of said city, before his vote shall be recorded, shall take one of the oaths now previded by the laws of the State, which oath shall be administered to him by one of the inspectors of such election; and shall further answer, under oath administered as aforesaid, such questions as may be put to him touching his residence in such ward; and if any person shall swear falsely, upon conviction thereof he shall be liable to the pains and penalties of perjury; but the common council of said city are hereby authorized and empowered to provide by ordinance, from time to time, to see change the form of the oath or oaths to be administered to such person or persons challenged, as to conform to the constitution and laws of this State which may from time to time be in force

Inspectors and clerk of

shall be the board of inspectors of elections, and such one of their number as they shall appoint, shall be their chairman, are one of their number whom they shall appoint, shall be the clerk of such election, and such competent person, being a elector of such ward, as they shall appoint, shall be assisted clerk of such election. Each of said persons so appointed shall take the constitutional oath of office, to be administered the either of the inspectors of said board, who are hereby authorized to administer the same.

Sec. 13. The two aldermen and the supervisor of each ward

Oaths of.

Duties of.

Sec. 14. The inspectors of elections, as specified in the preceding section, shall be inspectors of all elections held in sai wards respectively, as well for the election of State, district and county, as for the city and ward officers.

Sec. 15. The electors shall vote by ballot, and each person Ballots; offering to vote shall deliver his ballot so folded as to conceal its contents, to one of the inspectors, in the presence of the board; the ballot shall be a paper ticket, written or printed, or partly written and partly printed, on what is known as white paper, and shall contain the names of the persons for whom the elector intends to vote, and shall designate the office to which each person so named is intended by him to be chosen; but no bal-

Sec. 16. Each ballot shall contain the names of the persons IDIG. designated as officers of the city and officers of the ward.

lot shall contain a greater number of names of persons designated for any office, than there are persons to be chosen at the

Sec. 17. If at any annual election to be held in said city, Term of office designated as one or more vacancies to be supplied in any nated on the ballot.

full term of said office, the term for which each person is voted for, for said office, shall be designated on the ballot.

Sec. 18. Immediately after the closing of the polls, the in-Canvass and

spectors of election shall, without adjournment, publicly can-votes.

vass the votes received by them, and declare the result; and shall, on the same or next day, make a certificate stating the number of votes given for each person for each office, and shall file such statement and certificate on the day of election, or asxt day, with the clerk of the city.

Sec. 19. It shall be the duty of the inspectors of election, putes of inspectors on receiving the ballot, as specified in section fifteen, to cause and clerks at the same, without being opened or inspected, to be deposited in the proper box provided by the common council for that purpose; the clerks of said election shall each write down the name of each elector voting at such election, in poll lists to be kept by said inspectors of election, or under their direction, one of which poll lists shall be, immediately after the canvassing of the votes, deposited with the clerk of the city, and filed by him in his office.

election to fill such office.

LAWS OF MICHIGAN.

Manner of canvassing

Sec. 20. The manner of canvassing said votes shall be same as required by law for the canvass of votes at the gene elections of this State.

Who to be deemed elected. Tie; how decided.

Sec. 21. The person receiving the greatest number of vo for any office in said city or ward, shall be deemed to h been duly elected to such office; and if any officer except ald man shall not have been chosen by reason of two or m candidates having received an equal number of ballots, common council shall, by ballot, elect such officer from the candidates having received the highest number of votes.

When offi-cers shall enter upon their duties

Sec. 22. All officers elected as hereinbefore provided, al enter upon the duties of their respective offices on the th Monday of April following such election, unless otherw herein provided.

Sec. 23. It shall be the duty of the clerk of said city as a Clerk to Sec. 23. It shall be the duty of the course of their as practicable, and within four days after said election, as p vided in this act, to notify the officers respectively of the election; and the said officers so elected and notified as afc said, shall, within ten days after said notice, take the oath office prescribed by the constitution of this State, before so officer authorized by law to administer oaths, and file the sa with the clerk of said city.

Sec. 24. Whenever a vacancy occurs in the office of ald man, by his refusal or neglect to take the oath of office wit the time required by this act, by his resignation, death, ceas to be an inhabitant of the city or ward for which he shall he been elected, removal from office, or by the decision of a or petent tribunal declaring void his election, or for any of cause, the common council of said city shall immediately point a special election, to be held in the ward for which sa officer was chosen, at some suitable place therein, not less tl five nor more than fifteen days from the time of such appoi ment: Provided, That in case any such vacancy shall occur the said office of alderman within three months before the f Monday of April in any year, it shall be optional with the co

Proviso.

mon council to order a special election or not, as they shall deem expedient.

Sec. 25. In case a vacancy shall occur in any of the offices in council to this act declared to be elective or appointive, except alderman, vacancies. the common council may in their discretion fill such vacancy, by appointment of a suitable person who is an elector, and if appointed for a ward, who is also a resident of the ward for which he shall be appointed; and any officer appointed to fill a how elective office shall vacancy, if the office is elective, shall hold by virtue of such apbe filled. pointment, only until the third Monday of April next succeeding; if an elective office which shall have become vacant was one of that class whose term of office continue after the next samual election, a successor for the unexpired term shall be elected at such next annual election.

Sec. 26. Whenever a special election is to be held the com-Notice of mon council shall cause to be delivered to the inspectors of election election, in the ward where such officer is to be chosen, a notice signed by the clerk, specifying the officer to be chosen, and the day and place at which such election will be held, and the proceedings at such election shall be in the same manner as at the annual or general election; and notice shall be published in a newspaper in the city at least once before the day of such special election.

Sec. 27. Every person chosen or appointed by the common Appointed council, before he enters upon the duties of his office, and take oath. Within five days after being notified of his appointment, shall take the oath of office prescribed by the constitution of this State, and file the same in the office of the city clerk.

Sec. 28. If any person elected or appointed under this act what deemed a shall not take and subscribe the oath of office and file the same refusal to serve.

so therein directed, or if required by this act or the common council to execute an official bond or undertaking, shall neglect to execute and file the same in the manner and within the time prescribed by the common council or this act, such neglect shall be deemed a refusal to serve, unless before any step is

LAWS OF MICHIGAN.

taken to fill such office by another incumbent, such oath shall be taken and filed as aforesaid.

Clerk to give council a list of officers.

Sec. 29. At the expiration of fourteen days after any election or appointment of any officer or officers in said city, the clerk of said city shall deliver to the common council a list of the persons elected or appointed, specifying the office to which they are chosen therein.

not giving bonds.

Sec. 30. The mayor shall report to the common council the names of such officers as shall have neglected to give the bond and security required by the provisions of this act.

Resignat'ns.

Sec. 31. Resignation by any officer authorized to be chosen or appointed by this act shall be made to the common council, subject to their approval and acceptance.

Qualification of electors.

Sec. 32. The qualification of electors at city elections shall be the same as at general elections.

Absence of inspectors.

Sec. 33. At any election held under this act, if from any cause either or all the inspectors of election shall fail to attend any such election at the appointed time and place for the opening of the polls, his or their place may be supplied for the time being by the electors present, who may elect any of their number, viva voce, who, when so elected, shall be duly sworn by an officer authorized to administer oaths, to a faithful performance of their duties.

Expenses of elections; how paid.

Sec. 34. The expenses of any election to be held as provided by this act shall be city charges, and defrayed in the same manner as other contingent expenses of the city.

Terms of office.

Sec. 35. Any person elected to any office under this act, after the expiration of the term thereof, shall continue to hold the same until his successor shall be elected or appointed and qualified, and when any person is elected to fill a vacancy in any elective office, he shall hold the same only for the unexpired portion of the regular term limited to such office, and until his successor shall have been elected and qualified.

Common

Sec. 36. The mayor and aldermen of said city shall consticouncil; who to constitute tute the common council; they shall meet at such times and places as they shall from time to time appoint, and on special occasions whenever the mayor or person officiating as mayor (in case of vacancy in the office of mayor or of his absence from the city or inability to officiate) shall by written notice appoint, which notice shall be served on the members in such manner and for such time as the common council may by ordinance direct.

Sec. 37. The mayor when present shall preside at the meet-Mayor to preside at ings of the common council, and in his absence the common meetings of council shall appoint one of their number to preside.

Sec. 38. No ordinance or resolution passed by the common when any council shall have any force or effect if on the day of its passage shall not take imme w the next day thereafter the mayor or other officer or person diate effect. legally discharging the duties of mayor, shall lodge in the office of the citly clerk a notice in writing suspending the immediate operation of such ordinance or resolution. If the mayor or Mayor to file other officer or person legally exercising the office of mayor shall, within three days after the passage of any such ordinance or resolution, lodge in the office of the city clerk his reasons in writing why the same should not go into effect, the same shall not go into effect or have any legal operation, unless it shall at a subsequent meeting of the common council be passed by a majority of two-thirds of all the members of the common counal then in office, exclusive of the mayor, or other officer or person legally exercising the duties of the office of mayor, and if so re-passed shall go into effect according to the terms thereof. If such reasons shall not be lodged with the clerk as above when re provided, such ordinance shall have the same operation and filed, act to effect as if no notice suspending the same had been lodged with diste effect. the city clerk; and no ordinance or resolution of the common council for any of the purposes mentioned in this section shall go into operation until after the expiration of twenty-four hours after its passage unless the said mayor, or acting mayor, shall approve the same in writing.

Sec. 39. It shall be the duty of the city clerk to communicate Clerk to give to the common council at its next meeting, any papers that papers filed.

may be lodged with him pursuant to the provisions of the last preceding section.

Each councilman to vote.

Sec. 40. In the proceedings of the common council each member present shall have one vote.

Sittings of council to be public.

Sec. 41. The sittings of the common council shall be public. and full minutes of the proceedings shall be kept by the clerk and the same shall be open at all times for public inspection and together with all ordinances, resolutions, by-laws, and regulations adopted, shall be published within fifteen days after such sittings in at least one newspaper printed and published in said city.

in minutes

Sec. 42. Whenever required by two members the votes of al when votes Sec. 42. Whenever required by two members the votes of all shall be entered at large the members of the common council in relation to any act, proceeding or proposition had at any meeting shall be entered at large in the minutes; and such votes shall also be entered in relation to the adoption of any resolution or ordinance, report of a committee, or other act for taxing or assessing the property in said city, or the citizens of said city, or involving the appropriation of money.

Quorum of council

Sec. 43. A majority of the common council shall be a quorum for the transaction of business; but no tax or assessment shall be ordered, nor any appropriation be made, except by a concurring vote of a majority of all the members of the common council, and the common council shall prescribe the rules for its proceedings.

Councilmen contract.

Sec. 44. No member of the common council shall, during the not to become surety, period for which he was elected, be appointed to or be compe or be inter-ested in any tent to hold any office of which the emoluments are paid from the city treasury, or paid by fees directed to be paid by any act or ordinance of the common council, or be directly or indi rectly interested in any contract, as principal, surety or other wise, the expenses or considerations whereof are to be paid under any ordinance of the common council; but this section shall not be construed to prevent the mayor or clerk from re ceiving any salary which may be fixed by the common council not exceeding five dollars a year for the mayor, and fifty dol

lars a year for the clerk, nor to deprive said clerk from receiving any emoluments or fees to which he may be entitled by virtue of his office.

Sec. 45. The common council in addition to the powers and Council to duties specially conferred upon them in this act, shall have the of finances. management and control of the finances, rights and interests, buildings, and all property, real and personal, belonging to the city, and may make such orders and by-laws relating to the same as they may deem proper and necessary; and further, they To pass laws thall have power within said city to enact, make, continue, establish, modify, amend and repeal such ordinances, by-laws and regulations as they may deem desirable within said city for the following purposes:

First. To prevent vice and immorality, to preserve public Vice.

peace and good order, to regulate the peace of said city, to Riots.

prevent and quell riots, disturbances and disorderly assemblages.

Second. To restrain and prevent disorderly and gaming Houses

houses and houses of ill-fame, all instruments and devices used ill-fame. for gaming, and to prohibit all gaming and fraudulent devices, Gaming. and to regulate and restrain billiard tables and bowling alleys and the use thereof.

Third. To forbid and prevent the vending or other disposi-Liquors. tion of liquors and intoxicating drinks in violation of the laws of this State, and to forbid the selling or giving to be drank any intoxicating liquors to any child, minors, or students attending any school in said city, without the consent of his or her parents or guardian, and to prohibit, restrain and regulate the Auctions. sale of goods, wares and personal property at auction, except in cases of sales authorized by law, and to fix the fees, licenses or commissions to be paid by auctioneers.

Fourth. To prohibit, restrain, and regulate all sports, exhi-Exhibitions. bitions of natural or artificial curiosities, caravans, or animals, theatrical exhibitions, circuses, or other public performances and exhibitions for money.

Fifth. To abate or remove nuisances of every kind, and to Nuisances. compel the owner or occupant of any grocery, tallow-chandler

LAWS OF MICHIGAN.

shop, butcher's stall, soap-factory, tan ', ible, privy, hog pen, sewer, or other unwholesome or offered house, place or thing, to cleanse, remove or abate the same from time to time as often and whenever they may deem necessary for the health, comfort and convenience of the inhabitants of said city.

Slaughter houses. Sixth. To direct the location of all slaughter-houses, markets, and buildings for storing gunpowder or other combustible substances.

Gunpowder.

Seventh. Concerning the buying, selling, carrying and using gunpowder, fire-crackers, or fire-works manufactured or prepared therefrom, or other combustible materials, and the exhibi-

Fireworks,

tion of fire-works, and the discharge of fire-arms, and the lights in barns, stables and other buildings, and to restrain the making of bonfires in streets, alleys and yards.

Incumbering of streets.

Eighth. To prevent the incumbering of streets, sidewalks, cross-walks, lanes, alleys, bridges, aqueducts, drains, or ditches in any manner whatever.

i Herse-racing

Ninth. To prevent and punish horse-racing and immoderate driving or riding in any street or over any bridge, and to authorize the stopping and detaining of any person who shall be guilty of immoderate driving or riding in any street or over any bridge.

Bathing.

Tenth. To prohibit or regulate bathing in any public water, and to provide for cleansing Flint river and Farmer's creek of any obstructions to the channel thereof or of nuisances therein.

Vagrants.

Eleventh. To restrain and punish drunken persons, vagrants, mendicants, street beggars, and persons soliciting alms or subscriptions for any purpose whatever.

Pounds.

Twelfth. To establish and regulate one or more pounds and to restrain and regulate the running at large of horses, cattle, swine, and other animals, geese and poultry, and to authorize the impounding and sale of the same for the penalty incurred and the cost of keeping and impounding the same.

Dogs.

Thirteenth. To prevent and regulate the running at large of dogs, to impose taxes on the owners of dogs, and to prevent dog fights in the streets.

Fourteenth. To tany person from burying and depositions within the limits of the city any dead carcass or other unwholesome or offensive substances, and to require the removal and destruction thereof; and if any person shall have on his premises such substances, or any putrid meats, fish, hides or skins of any kind, and on his default, to authorize the removal or destruction thereof by some officer of the city.

Fifteenth. To compel all persons to keep the sidewalks in Clearing of front of the premises owned or occupied by them, clear of mov. dirt. wood, or any other obstruction.

Sistenth. To regulate the ringing of bells, and the crying of Ringing or seeds and other commodities for sale at auction or otherwise, and ta prevent disturbing noises in the streets.

Swatcenth. To prescribe the powers and duties of watchmen, watchmen. sad the fines and penalties for their delinquencies.

Eighteenth. To regulate and establish the line upon which Building buildings may be erected upon any street, lane or alley in said eigh, and to compel the erection of such buildings upon such line, by fine upon the owner or builder thereof, not to exceed are hundred dollars.

Nineteenth. To regulate the burial of the dead, and to compel Burial of the the keeping and return of bills of mortality.

Toentieth. To establish, order and regulate the markets, to Markets, regulate the vending of wood, meats, vegetables, fruits, fish, and provisions of all kinds, and prescribe the time and place of selling the same, and the fees to be paid by butchers for license: Provided, That nothing herein contained shall authorize Proviso. the common council to restrict in any way the sale of fresh and wholesome meats by the quarter, within the limits of the city.

Twenty-first. To provide for the taking of a census of the Census. inhabitants of said city whenever they may see fit, and to direct and regulate the same.

Toenty-second. To establish, regulate and preserve public Public reservoirs, wells and pumps, and to prevent the waste of water.

Twenty-third. To regulate sextons and undertakers for the Sextons burying of the dead; to regulate cartmen and their carts,

hackney carriages and their drivers, scavengers, porters and chimney sweeps, and their fees and compensation, and the fees to be paid by them into the city treasury for license.

The start fourth. To prevent ruppers, stage, drivers and others.

Runners and stage drivers. Twenty-fourth. To prevent runners, stage drivers and others from soliciting passengers or others to travel or ride in any stage, omnibus, or upon any railroad, or to go to any hotel of otherwise.

Twenty-fifth. Concerning the lighting of streets and alley

Lighting streets.

and the protection and safety of public lamps.

Twenty-sixth. To regulate and restrain hawking and peddling

Peddling.

Twenty-sixth. To regulate and restrain hawking and peddling in the streets, and to regulate pawn brokers.

Duties of appointed officers.

Twenty-seventh. To prescribe the duties of all officers approinted by the common council, and their compensation, and the penalty or penalties for failing to perform such duties, and prescribe the bonds and sureties to be given by the officers duties for the discharge of their duties, and the time for executing the same, in case not otherwise provided by law.

Purity of waters.

Twenty-eighth. To preserve the purity of the waters of a streams within the limits of said city; to fill up all low ground or lots covered or partially covered with water, or to drain the same, as they may deem expedient.

Stands for carriages.

Twenty-ninth. To prescribe and designate the stands for carriages of all kinds which carry persons for hire, and carts and carters, and to prescribe the rates of fare and charges, and the stand or stands for wood, hay and produce exposed for sale in said city, and to do all other acts which may be necessary to fully carry out the powers conferred by this act.

Boundaries of streets.

Sec. 46. The common council may ascertain, establish and settle the boundaries of all streets and alleys in said city, and prevent and remove all encroachments thereon, and exercise all other powers conferred on them by this act in relation to highways, common or other schools, the prevention of fires, the levying of taxes, the supplying the city with water, and all other subjects of municipal regulation not herein expressly provided: *Provided*, That the streets, alleys, commons, come

teries now platted and existing in the village of I speer, shall be

Proviso.

d remain legs heretofore until the action of the common incil shall or may alter the same: Provided also, That nothing in this act shall be so construed as to alter the law relating union school district number two, of the township of Lapeer weo called, except that said district shall hereafter be known designated as union school district of the city of Lapeer, as a shall include the entire territory of said city, and the casey raised by, and collection for said district, shall be paid the ward treasurers to the city treasurer, to be by him paid the order of the proper authority of said district.

Sec. 47. The common council shall also have power, by or-covering of mill-races.

There or otherwise, to require the owners of any mill-races.

This said city hereafter to be constructed to cover the same with bridges or arches, to be constructed with such materials the common council shall direct, or they may direct the man to be covered in the same manner as other public provements are directed to be made.

Sec. 48. Whenever the owner or occupant of any such mill-causing work done shall neglect or refuse within such time as the common and seeming expensioned shall direct or appoint, to cover such mill-race, in the on owners are and with the materials by them directed, it shall be awinl for the common council to cause the same to be done at the expense of the city, and to recover the expenses thereof, with damages at the rate of ten per cent., with cost of suit, from such owner or occupant; and such mill-race and such covering shall be liable to sale on execution for such expenses, damages and costs, and the same shall be a lien on such mill-race and covering from the time such work is done thereon.

Sec. 49. When by the provisions of this act the common Penalties. council shall have authority to pass ordinances on any subject, they may prescribe the penalty, not exceeding one hundred dollars (unless the imposition of a greater penalty be herein otherwise provided) for a violation thereof, and may provide Imprisonthat the offender, on failing to pay the penalty imposed shall ment in jail. be imprisoned in the county jail of Lapeer county for a time not exceeding one hundred days, or in case the imprisonment

at Detroit, which penalties may be sued for and recover with costs, in the name of the city of Lapeer.

When ordinance imposing penalty to take effect. Sec. 50. No ordinance of the common council imposition penalty shall take effect until after the expiration of at a fifteen days after the first publication thereof in a newsper published in said city.

How ordinances may be read in evidence. Sec. 51. A record or entry made by the clerk of said city a copy of such record or entry duly certified by him, she prima facie evidence of the time of such first publication; all laws, regulations and ordinances of the common commay be read in evidence in all courts of justice and in all ceedings before any officer, body or board in which it she necessary to refer thereto, either—

First. From a copy certified by the clerk of the city whis hand; or,

Second. From the volume or book of ordinances written printed by authority of the common council.

What deemed a sufficient publication. Sec. 52. Whenever the common council are required by to make publication of any notices or ordinances, resolution proceedings in one or more newspapers of said city, it is be deemed sufficient to publish the same in any daily or we newspaper published in said city.

Cemeteries; power of council to purchase lots for. Sec. 53. The common council shall have power to pure and hold a suitable lot or lots of land within or without limits of said city for the purpose of a cemetery or cemeter and they shall make such rules and regulations regarding same as they may deem necessary; and they may cause same to be surveyed into suitable lots, and may dispose of sulots to purchasers, and thereupon cause to be executed to purchaser a good and sufficient deed in the corporate name said city, which deed shall be signed by the mayor and details to the corporate said city, which deed shall be signed by the mayor and details to the corporate said city, which deed shall be signed by the mayor and details to the corporate said city, which deed shall be signed by the mayor and details to the corporate said city.

Council to pass rules for government of.

Sec. 54. The common council shall make such rules at regulations for the care and government of such cameteries purchased or in any way held, or within the limits of said city as they shall deem proper.

55. The com cil shall have power, whenever in When city pinion the necessaries of the city require, to construct a m stch house, city hall, and city market, and to appoint spers, clerks, and necessary officers thereof, and may losch city watch house, city hall, and city market or marithin or without the city limits, and make such regulaoncerning the same as they may think proper.

56. First. The common council shall have and exercise council to over said city the same powers in relation to the regulates, of taverns, groceries, common victualers, saloon keepers thers as are now or may hereafter be conferred by the 1 laws of this State upon township boards, or upon corstathorities of cities and villages, in relation to tavern sand common victualers, and subject to the same cons and limitations in addition to the powers herein otherranted; and the general laws of this State now in force, General laws ich may be hereafter enacted in relation to the regula- to be appliof taverns, groceries and common victualers, shall be d applicable to said city, unless otherwise limited.

md. No person shall engage in or exercise the business Tavernupation of tavern keeper, inn holder, common victualer others to obon keeper within the limits of said city, until he is first d as such by the common council; and any person who ssume to exercise such business or occupation without first obtained such license, shall forfeit and pay for day he shall so exercise such business or occupation, the I three dollars, to be recovered in an action of debt in me of the city of Lapeer, before any justice of the peace i city, together with the cost of prosecution, to be taxed.

57. The common council shall have power to grant council s to authorize persons to exercise the business of tavern licenses. ; inn holder, common victualer or saloon keeper within by, and may impose such fees to be paid into the city ry, on the granting of said licenses as they may see fit. . 58. The city clerk shall be the sealer of weights and meas- Sealer of f said city, and shall perform all the duties of township measures.

clerk, so far as the same apply to the sealing of weights measures, and the laws of this State relating to the scalin weights and measures shall apply to said city.

Annual contents of.

Sec. 59. On the last Tuesday before the third Ma April in each year, the common council shall audit and the accounts of the city treasurer, and the accounts of all of officers and persons having claims against the city, or acco with it, and which shall not have been audited previously; shall make out a statement in detail of the receipts and penditures of the corporation during the preceding ye which statement shall be clearly and distinctly specified several items of expenditure made by the common council object and purposes for which the same were made, and amount of money expended under each; the amount of raised for general and contingent expenses; the raised for lighting and watching the city; the amount of I way taxes, and assessments for opening, paving, plani graveling, repairing, altering and grading streets, and b ing and repairing bridges; the amount of money borrowed the credit of the city, and the terms on which the same wi obtained, and such other information as shall be necessary t a full understanding of the financial concerns of the city.

To be signed Sec. 60. The said statement shall be signed by the mayor and recorder and clerk, and filed with the papers of the city; the same shall be published by the clerk at the expense of the city, some newspaper thereof, to be designated by the common council as they shall elect, previous to the third Monday April thereafter.

Sec. 60. The said statement shall be signed by the mayo

Mayor; powers and duties of.

Sec. 61. It shall be the duty of the mayor to take care the the laws of the State and the ordinances of the common com cil be faithfully executed; to exercise a constant supervision and control over the conduct of all subordinate officers, so to receive and examine into all complaints against them f neglect of duty; to recommend to the common council su measures as he shall deem expedient, to expedite such mes ures as shall be resolved upon by them, and in general

maintain the peace and good order and advance the prosperity of the city.

Sec. 62. All official bonds of the city shall be deposited with Clerk to keep all bonds.

The city clerk for safe keeping, and it shall be his duty to saliver the same to his successor in office.

Sec. 63. It shall be the duty of every alderman to attend Duttes of aldermen aldermen aldermen council, to

the laws of this State, or the ordinances, by-laws or police regulations of the city, to report to the mayor all subordinate who are guilty of any official misconduct or neglect of the day, to maintain peace and good order, and to perform all ether duties required of them by this act.

See. 64. The mayor and aldermen, by virtue of their re-Mayor and aldermen to be conservators of the public peace, and be conservators of the public peace, and be conservators of the power and au-public peace thority of justices of the peace in criminal cases, and in enforcing the laws of this State relating to the police thereof, but shall have no jurisdiction in civil cases, other than such as by this act shall be expressly conferred upon them or either

of them.

Sec. 65. The accounts and demands of all persons against Accounts to be verified the city shall, when required by any member of the common by affidavit, council, be verified by affidavit, and shall set forth the items thereof in detail, which affidavit may be taken and certified by any member of said common council.

Sec. 66. The clerk shall keep the corporate seal and all the omcors; powers at files and papers belonging to said city as a corporation, not duties of.

properly by this act in the custody of some other officer thereof, clerk.

and shall make a record of the proceedings of the common council, whose meetings it shall be his duty to attend; and copies of all papers duly filed in his office, and transcripts from the records of the proceedings of the common council, certified to by him under the corporate seal, shall be evidence in all places, when produced, of the matters therein stated and con-

tained; he shall countersign all li ed for any perpose whatever, by the mayor or common or incil, and shall enter in an appropriate book, the name of every person or company to whom a license shall be granted, and the number of such license, and the date thereof, and the time during which the same is to continue in force, and the sum paid for such license; no license, for any purpose granted, shall be valid until thus countersigned by the clerk; the clerk shall also perform such other duties as this act shall direct, or which may be di-To appoint a rected by ordinance of the ammon council. The clerk shall

appoint a deputy, to be approved by the common council; and such deputy shall, in the nce or inability of the clerk to perform the duties of his office, perform all the duties of the clerk as fully as the clerk might or could of right do the same

Sec. 67. The treasurer shall receive all moneys belonging to the city and shall deposit and keep the same as directed by the common council, and shall keep an account of all receipts and expenditures in such manner as the common council shall direct. All moneys drawn from the treasury shall be drawn in pursuance of an order of the common council, by warrant signed by the clerk and countersigned by the mayor. Such warrant shall specify for what purpose the amount named therein is to be paid; and the clerk shall keep an accurate account, under appropriate heads, of all expenditures, orders drawn upon the treasury in a check book, to be kept by

To keep books and

him for that purpose. The books and accounts of the trees urer shall be at all reasonable hours open to the inspection any elector of said city; the treasurer shall exhibit to the com mom council, at the last regular meeting thereof before the third Monday of April, a full and fair account of the receipt and expenditures since and after the date of his or the las annual report, and also the state of the treasury, which accoun shall be referred to a committee for examination, and if found correct, shall be filed and published in the same manner a provided for in section forty-one of this act.

Sec. 68. The attorney or counselor of the city shall perform City such duties and exercise such powers as shall be assigned to him by the common council by ordinance duly enacted.

Sec. 69. The city marshal shall be superintendent of the city, City marshal to superintend, when by the common tend all work council called upon to do so, and under the general direction of the common council, all work to be done or performed upon or in relation to any of the public streets, walks, bridges, sewers, reservoirs, or grounds of said city, and to perform such other duties as by this act or by ordinances or resolutions of the common council shall be required, and he shall have the power to serve of a sheriff or constable for the service of a criminal process, process.

and to serve all process for the purpose of enforcing any of the ordinances or penalties prescribed thereby.

Sec. 70. The justices of the peace of said city shall file their Justices of the peace; ceths of office in the office of the clerk of Lapeer county, and jurisdiction of the peace; in addition to the jurisdiction conferred upon them by this act in relation to said city, the same general jurisdiction, powers and duties conferred on justices of the peace in townships; and all actions within the jurisdiction of justices of the Actions in courts of.

peace under and by virtue of the laws of this State, may be commenced and prosecuted in said justices' courts when the plaintiff or defendant or one of the plaintiffs or defendants reside in said city, or either of the townships adjoining said city, or in the townships next adjoining the townships of Lapeer,

The or Mayfield, and also when the plaintiffs or defendants are not residents of Lapeer county.

Sec. 71. It shall be the duty of the justices of the peace of where offices within said city, and attend to all shall be kept complaints of a criminal nature which may properly come before them; and they shall receive for their services such fees are allowed by law to justices of the peace in townships, and when engaged in cases for the violation of the ordinances of aid city, such fees as the common council shall by ordinance prescribe.

All fines and penalties to be paid into treasury.

Sec. 72. All fines, penalties and forfeitures recovered befor any of said justices of the peace for violation of any ordinance shall, when collected, be paid into the city treasury, and each c

Justices to keep record of persons ag'nst whom judgment is rendered.

said justices shall report to the common council at the first regular meeting thereof in each month, during the time is which he shall perform the duties of such justice, the numbe and name of every person against whom a judgment shall have been rendered by him as such justice, for such fine, penalty of forfeiture, and all moneys by him received for and on account thereof, which moneys so received or which may be in his hand shall be paid into the city treasury on the first Monday of each and every month, during the time such justice shall exercise the duties of his office, and for any neglect in this particular he may be suspended or removed as herein provided.

Council to require bond of justices. (

Sec. 73. The common council are hereby empowered to require of the justices of the peace of said city, and such justices are hereby required to give, when so required, such bond not exceeding in penalty the sum of one hundred dollars, for the faithful observance of the duties required by the last preceding section.

Constables; tees of. Sec. 74. The constables of said city shall have and receive the same fees, and have the like powers and authority in mast ters of civil and criminal nature as are conferred by the law this State upon constables in townships, and shall give lile security; and they shall have power to serve all process issued for breach of any ordinance of the city.

To obey orders of mayor. Sec. 75. The constables of said city shall obey the orders the mayor or alderman, or of any person legally exercisiz criminal jurisdiction of a justice of the peace in said city, as in case of neglect or refusal so to do, he or they shall be sulject to a penalty of not less than one nor more than twenty-fiv dollars.

Expenses of convicting offenders; how paid. Sec. 76. The expenses of apprehending, examining and con mitting offenders against any law of this State in said city, an of their confinement, shall be audited, allowed and paid b the supervisors of the county of Lapeer, in the same manner

as if such expenses had been incurred in any township of said county.

Sec. 77. The physician of the city, the fire wardens and Duties of city physicity of the officers of said city, whose duties are not specifically set city physicity of the officers of said city, whose duties are not specifically set city physicity of the officers of the city physicity of the officers of the city physicity of the officers of the city physicity of the city

Sec. 78. The common council shall have power to determine compensating of officers. the salary or compensation to be paid to the several officers of mid city, within the limits herein otherwise prescribed, which shall be as follows, to wit: To the mayor a sum not exceeding fre dollars per annum; to the city clerk a sum not exceeding the dollars per annum, over and above his fees and perquisites precribed by law; to the city treasurer a sum not exceeding fity dollars per annum; to the marshal, as superintendent of streets and highways, a sum not exceeding one dollar and fifty cents per day, and at that rate for any part of a day, for every day actually spent by him in the performance of such duties; to each alderman a sum not exceeding five dollars per annum; to the city attorney a sum not exceeding fifty dollars per anum; and they may establish the fees or compensation of all other officers appointed by them whose fees are not prearibed by law, and whose compensation for services is required to be paid from the city treasury.

Sec. 79. The common council shall settle and allow all ac-Council to counts and demands properly chargeable against said city, as accounts. well of its officers as of other persons, and shall have authority to provide means for the payment of the same, and for paying the contingent expenses of said city, subject only to the limitations and restrictions in this act contained.

Sec. 80. For the purpose of defraying the expenses and Expenses of city; how liabilities incurred by said city, and paying the same, the com-assessed.

Mon council may raise annually, by tax levied on the real and personal property within said city, such sum as they may deem necessary, not exceeding one-half (except as hereinafter provided) of one per cent. on the valuation of such real and per-

sonal estate within the limits of said city, according to th valuation thereof taken from the assessment roll or rolls (that year, and the sum or sums so to be raised shall be appor tioned between the several wards of the city, according to th amount of such real and personal estate in the respectiv wards, as shown by the assessment rolls thereof for said year in the manner provided by this act.

Ward treasurers to col-lect taxes.

Bonds and securities of.

Sec. 81. The respective ward treasurers of said city shall collect all taxes levied or assessed in said city and apportions to said ward or wards, and for that purpose each of said trees

urers shall give a bond to the city in such sum, and with such sureties as the common council shall require and approve; and such treasurers shall each give to the treasurer of Lapes county such further or other security as is now or may here after be required by law of the several township treasurers o

Powers and the several townships of this State; and for the purpose of the duties of. collection and return of all such taxes, and the return of prop erty delinquent for the non-payment of taxes, the said treas urers respectively, on giving the bonds or surety so required shall possess all the powers and perform all the duties of th several township treasurers of this State, as prescribed by lav and shall perform such other duties respecting the collectio and return of taxes as this act imposes, and as may be require by the common council by ordinance.

Ward super-visors; du-ties of.

Sec. 82. The supervisors of the respective wards shall rep resent such ward in the board of supervisors of the count and shall be entitled to all the rights, privileges, and power and shall be subject to all the obligations of supervisors townships.

To complete

Sec. 83. The supervisor of sch ward shall complete the ta roll of such ward, and deliv the same, with his warrant, t the treasurer of such ward, with the respective taxes levie and specified as is required by this act and the laws of thi State, within the time required by law for the completion an delivery of the township tax rolls to the respective township treasurers of this State: Provided, Security has been given by

Proviso.

such treasurer as required by law or in this act provided; but Proceedings if such security shall not have been given by such treasurer in security is not given. the manner and within the time required, the common council shall immediately appoint some suitable person, who will give the requisite security, to collect such tax rolls; and the person so appointed shall thereupon be entitled to receive said tax roll, and shall collect and pay over such taxes, and make return of his doings thereon in the same manner, and shall have all the powers, and shall perform all the duties, and shall be subject to all the liabilities in this act conferred upon the treasurer for the purpose of the collection and return and paying over such taxes.

Sec. 84. For the collection of all such taxes, the treasurer, or Percentage allowed for other person appointed to collect the same, shall be entitled to collecting receive such percentage as shall be prescribed by the common council, by ordinance, not exceeding four per cent. upon the sum to be collected, which sum shall be added to the computation of taxes on said tax rolls of the respective wards of said aity.

Sec. 85. The supervisor of each ward shall, in each and every ward superyear, make and complete the assessment of all real and personal complete as property within such ward in said city in the same manner, and real and perbefore the fourth Monday in May, as required by law for the erty. and in so doing shall conform to the provisions of law govern- To conform ing the action of supervisors of the several townships of this erning township super-State performing like services; and in all other respects within visors. mid city, shall, unless when otherwise in this act provided, conform to the provisions of law governing the action of supervisors in the several townships of this State, in the assessment of property and the levying of taxes; and shall also in each to flegcertijear, within twenty days after the time required by law for com-rolls with pleting the assessment rolls in the several townships of this State, make and file with the city clerk of said city a true and certified copy of the assessment rolls of such ward for each year, and such city clerk shall receive and file the same in his

office. It shall be the duty of the supervisors of the several wards of said city to meet at the city clerk's office on the Saturday next preceding the fourth Monday of May in each year who shall be a board for the purpose of reviewing, correcting equalizing, and completing the assessment for each of the ward of said city.

Council to Sec. 86. It shall be the duty of the decide what amount shall city, on or before the last Saturday preceding the first day of the samount shall city, on or before the last Saturday preceding the first day of the samount shall city. November in each year, to determine by resolution the amoun necessary to be raised for city purposes within said city for

such year, and to apportion the same to and between the re spective wards of said city according to and in proportion to the total valuation of the real and personal property within such ward as appears by the respective assessment rolls thereof and it shall be the duty of the city clerk to certify the amount so apportioned to each ward respectively, to the super visor of such ward, on or before the first Monday of November

Supervisors in each and every year; and it is hereby made the duty of said to levy taxes supervisors respectively to levy the same so apportioned, an such other taxes as may be required by law, upon the taxable property of such ward in the same manner as taxes for town ship purposes are required by law to be levied by the super visors of the townships of this State.

Sec. 87. The taxes so levied for city purposes shall be an Taxes to re-main a lien

on property, remain a lien upon the property on which the same is levied, i the same cases, to the same extent, and in like manner as taxe required by law to be levied on property in the several town ships of this State are liens upon such property; and all the provisions of law respecting the return and sale of property for the non-payment of taxes for State, county, and township pu poses shall apply to the return and sale of property for the nor payment of such city taxes, except as herein otherwise provide

Proceeds of sales of de-linquent

Sec. 88. The net proceeds of the sales of all property delin quent for non-payment of city taxes, shall be paid to the trea urer of said city by the treasurer of the county of Lapee whenever required by the city treasurer, and the net proceed of all sums paid to the said treasurer of Lapeer county, before sale on account of property within said city returned delinquent for the non-payment of city taxes, shall in like manner be paid to said city treasurer.

Sec. 89. For the purchase and improvement of a city ceme-council autery or cemeteries the common council may borrow on the faith establish city and credit of the city a sum not exceeding three thousand dollars for a term not exceeding twenty years, at a rate of interest not exceeding seven per cent. per annum, payable annually, and for that purpose may issue the bonds of the city, signed by To issue the mayor and countersigned by the clerk, and in such form and such sums (not exceeding in the aggregate the sum of three thousand dollars) as the common council shall direct. and such bonds shall be disposed of under the direction of the common council of said city, upon such terms as they shall deem advisable, but not less than their par value; and the avails shall be applied in the purchase and improvement of a city cemetery or cemeteries and the necessary appurtenances, and for no other purpose whatever: Provided, That no such Proviso. loan shall be effected by the common council without first having obtained a vote of a majority of the freeholders of said city, at a meeting to be called for that purpose, after having given ten days' public notice of the same, and of the place and object of such meeting, and of the time thereof, by publishing the same in a newspaper of said city, and by posting a copy of such notice in two public places in each ward of said city.

Sec. 90. It shall not be lawful for the common council (ex-money; what am't cept as herein otherwise provided) to borrow any money or council may borrow. authorize the creation of any liability or indebtedness against said city, in any one year, exceeding in the aggregate the amount which, by this act, may be raised by tax for such year, except for council room; and in case any sum or sums of money shall be borrowed by said common council in any one year, or the said common council, or any officer thereof, shall enter into any contract or contracts for the payment of money binding upon said city, the same shall be paid out of the sums

raised by tax for such year, except council room, if the payment thereof is not otherwise provided; and all sums of money All mony to be applied to purposes for which it borrowed by said city shall be applied to the purposes for was borrow'd which the same was borrowed, and for no other; but nothing in this act contained shall be construed to prohibit said common council from making assessments, and levying and collecting taxes for the purpose of local improvement, nor to prohibit said common council from levying taxes on the whole city to defray the expenses of improving streets otherwise than by the

highway or street tax so called.

Restrictions on council

Sec. 91. The restrictions on 1 common council in regard to not to apply raising moneys for defraying the expenses of said city, shall not to paying apply to, nor include the nec ry sums to be raised for the payment of the principal or interest on any loans made for the purchase and improvement of a city cemetery or cemeteries, nor for any loans made for the purchase of grounds for a city hall and the building of such city hall, or for the payment of the interest or principal of any loan made for the purchase of grounds for a public park, or for the payment of the interest or principal of any loans made for the purchase of fire-engines, with their hose and other apparatus, or for the building of any engine house.

Director of union school to certify amount to

Sec. 92. It shall be the duty of the director of the union school district of said city, on or before the last Saturday bebe raised by fore the first Monday of November in each year, to certify to the city clerk the amount voted by the electors of said district to be raised by tax for such year in said district, at the annual school meeting for such year of said district; and it shall be the duty of the common council to apportion such amount to be raised among the several wards, in the same manner and within the same time as required in regard to other sums to be raised by tax in said city.

Power of council to issue bonds for purchas-

Sec. 93. The common council shall have power to borrow money on the bonds of said city, to an amount not exceeding ing cometery three thousand dollars, on time and terms, and negotiated in lots, etc. the manner prescribed in this act in relation to the purchase d improvemer of a city cemetery or cemeteries, for the purse of purchasing in lot or lots, and for erecting thereon a y hall for the use of said city; and the common council grounds for all have power to borrow money on the bonds of the city to amount not exceeding three thousand dollars, in the manner and on such time and terms as before stated, for the purse of purchasing lands or premises for a public park, which is, lands or premises so purchased for city hall purposes, or a public park, shall be under the control of the common ouncil.

Sec. 94. All the rights now belonging to the village of La-city to hold all village rights.

The part, and all the by-laws and ordinances, and all the obligations, and all the streets, alleys, rights and privileges of said allege, shall be and remain, accrue, and belong to the said city of Lapser, so far as the same are not repugnant to the provisions of this act, and until the same be altered, amended or repealed by the common council of said city.

See. 95. The next annual township meeting of the township where next township township township township township of Lapeer, and the present township clerk shall give notice of such meeting by posting notices thereof in at least three public places in said township.

Sec. 96. The supervisor of the respective wards in said city ward supervisors to shall have all the powers and perform all the duties in regard of township to the relief of poor persons, exercised by and imposed upon supervisors.

**Expervisors in townships; and in all other respects said supervisors in townships; and in all other respects said supervisors in townships, except so far as such powers and duties may be otherwise defined in this act.

Sec. 97. The warrant of the supervisor to the treasurer of Contents of the respective wards shall state the sum to be raised for city supervisor to treasurer. Surposes, but need not state the different sums and objects for rhich the same is raised.

Sec. 98. In making out said tax roll, the same form shall be Form of sed by the supervisor as is required by law to be used in tax roll.

townships, the city tax to be put in the column design township taxes.

How money shali be raised,

Sec. 99. All sums of money [directed] to be raised be common council, except as in this act otherwise provided, be assessed upon all the real and personal estate in said

according to the valuation of the same on the assessment what property of the city; but no real or personal property which merty exempt from taxation by the general laws of this State

any public square, park, or other public ground, shall be ass for the ordinary city or county taxes.

Council to create sink-ing fund.

mon council shall be authorized to issue city bonds for the ment of any sum or sums of money, the said common of shall thereupon have the power to create a sinking fun the payment of the interest as it falls due, and the exting ment of the principal at the expiration of the time limits the payment thereof, which fund shall be raised by a tax, which shall not exceed in any one year one mill of dollar on the valuation of the real and personal prowithin said city, and which shall be levied and collected is same manner as other city taxes of said city are levied an

lected, and when so collected the same shall be applied a credit of said sinking fund, for the purpose of paying a interest or principal of the debt so created, as the

Sec. 100. Whenever, by the provisions of this act, the

How fund shall be raised

becomes due.

Money; how drawn from the city tree unless it shall have been previously appropriated to the pose for which it shall have been drawn, and all ordin resolutions, and orders directing the payment of money specify the object and purposes of such payment, which all certified by the clerk and countersigned by the mayor is the same shall be paid by the treasurer.

Treasurer to make report monthly.

Sec. 102. The treasurer shall, at the first regular meeti the common council in each month, make report of the ces of said city, showing what appropriations have been out of each of the several funds of said city since his las ing report, an I the state of each of said funds, if required the common council or any two members thereof. ice. 103. The common council of the city of Lapeer shall have Council to For to lay out, establish, open, extend, widen, straighten, streets, walks, etc. m, close, fill in or grade, vacate or abolish any highys, streets, avenues, alleys, lanes, public grounds or spaces thin said city, whenever they shall deem it a necessary public provement, and private property may be taken therefor; but To award 5 mecessity for using such property, a just compensation to paid for the same, and the damages accruing to any person me the making of said improvements shall be ascertained in a mane manner, as near as may be, as such necessity, commastim, and damage are or may be hereafter ascertained in **Sunships of this State; and appeals may be taken to the Right of it court for the county of Lapeer in like manner, as far as fisheable, and not otherwise provided in this act, as appeals **Example 1** and the decisions of hway commissioners in townships, and the circuit court is suthorized and empowered to hear and determine said poel.

Sec. 104. The common council shall be commissioners of To be comthways for said city, and shall have the care and supervision highways. If the highways, streets, bridges, lanes, alleys, parks, and mblic grounds therein, and to cause the same to be repaired, issued, improved, and secured from time to time, as may be becomeny; to regulate the roads, streets, highways, alleys, lanes, To regulate mi parks already laid out, or which may be laid out, and to ther such of them as they shall deem inconvenient, subject to he restrictions contained in this act; to cause such of the To cause treets and highways in said city as shall have been used for described. ix years or more as public highways and streets, which are not afficiently described, or have not been duly recorded, to be scertained, described, and recorded in the office of the city lerk of said city in the book of street records; and the recordag of such highways, streets, lanes or public grounds so ascersined and described, or which shall be hereafter laid out and

established by the common council, and orded in the b of street records, in the office of the clerk, by order of the c mon council, shall be presumptive evidence of the existence such highway, street, lane, alley or public ground the described.

Council to

Sec. 105. The common council shall have power to co cause sewers to be made. common sewers, drains and vats, arches and bridges, pumps, and reservoirs to be built in any part of said city: cause the grading, raising, eveling, repairing, amending, ing or covering with broken or pounded stone, plank or of material, any street, lane, alley, highway, public ground sidewalk of said city.

May discon-tinue any streets.

Sec. 106. The common council shall have the same need in relation to discontinuing any street, highway, lane or alle said city, in addition to the power heretofore granted, the commissioners of highways in townships have, or a hereafter receive, in relation to town highways: and they m adopt the same proceedings to effect such object, as near as a be, as the commissioners of highways in townships are or m be by law required to adopt, and appeals may be taken heretofore provided in this act.

when prop-erty is to be assessed for public im-provement.

Sec. 107. Whenever the common council shall determ that the whole or any part of the expense of any public: provement, not requiring the taking of any land by the city, shall be defrayed by an assessment on the owners or cupants of houses and lands to be benefited thereby, they a declare the same by entry in their minutes, and after accerts ing, as they may think proper, the estimated expense of a improvement, they shall declare by an entry in their mine whether the whole or what portion thereof shall be assessed such owners or occupants, specifying the sum to be assess and the portion of the city which they deem to be benefited such improvements; the costs and expenses of making the timates, plans and assessments incidental thereto, shall included in the estimated expenses of such improvement.

sec. 108. The common council shall thereupon make an order; council to make, reciting the public improvement so as aforesaid intended make out. be made, the amount of expenses to be assessed as afore. Contents of and the portion or part of the city on which the same is be assessed, designating and directing three resident free-libers of said city, not interested in any of the property so maked, nor of kin to any person interested, to make an assessent upon all the owners or occupants of lands or houses thin the portion or part so designated, of the amount of extense in proportion, as nearly as may be, to the advantage lish each shall be deemed to acquire by making such improvements, which order shall be certified by the clerk of the lay and delivered to one of said commissioners, together with the or profile of the proposed improvement, in cases where

fier. 109. It shall be the duty of said commissioners so de- Commissionpasted and appointed by the common council, to meet to-shall meet. ther at such time and place as the common council shall apint, or in case the said council do not appoint, as said comimioners shall themselves agree upon; and thereupon said Oaths of. mmissioners shall severally take and subscribe an oath bete some officer by law authorized to administer the same, at they are not interested in the premises described in said der, and not of kin to any person so interested, and that will faithfully and impartially discharge the duty imposed son them by said order, which said oath shall forthwith be derned to and filed with the city clerk. In case any such Action when cannot take manismoner shall not be able to take such oath, the city oath. lack shall forthwith return that fact to the common council, with common council shall thereupon appoint one or more vamissioners not interested, and not of kin as aforesaid, to the number three, and proceed in like manner until three mamissioners are sworn as aforesaid.

Sec. 110. The commissioners thus sworn shall proceed to To make out assessment assessment; according to said order, and shall make roll.

Put an assessment roll in which shall be entered the names of

the persons assessed, the value of the pr rty for which # are assessed, the amount assessed to of them respecting and in case any lots or parts of lots are unoccupied, belong to any person residing in said city, such person shall be asset for the same and his name entered accordingly; and is such lots or parts of lots shall belong to a non-resident. owner or owners unknown, the same shall be entered access ingly, with a description of such lots or premises as is requi by law in assessment rolls made by supervisors of towns, the value thereof and the amount assessed thereon, which sessment shall be subscribed by them or a majority of who acted in the premises, and returned as speedily as me to the common council of said city.

Compensat'n of commissioners.

pensation for their services as shall be allowed them by common council, to be paid out of the contingent fund of city, not exceeding one dollar and fifty cents for each day.

Sec. 111. The said commissioners shall receive such

Notice Sec. 112. Upon such return being made and filed, the difference of the city shall cause notice that the common council will, Sec. 112. Upon such return being made and filed, the di such day as they shall designate, proceed to hear any appe from said assessment, which said notice shall contain names of those persons having been so assessed, and shall published in a newspaper of said city at least ten days previ to the day so designated for said meeting.

When cor-

Sec. 113. At the day appointed for that purpose, and other days as the hearing shall be adjourned to, the comme council shall hear the proofs and allegations of all persons t may complain of such assessment, and may rectify and are the said assessment list in whole or in part, or may set same aside and direct a new assessment, either by the persons or by such other persons as the common council appoint for that purpose; and in such case the same proce ings shall be had as are herein provided upon the first ords the assessment, or the common council may ratify and conf such assessment without any corrections, or with such correct therein as they may think proper.

les. 114. Every assessment so ratified and confirmed by the Assessment namon council as aforesaid shall be final and conclusive, premises, the same shall remain and continue a lien upon premises assessed for such tax. Within ten days after such Roll delivpersonent shall have been so ratified, the mayor shall affix to shall sh assessment and tax roll his warrant for the collection the marshal to collect the woof, which warrant shall di within the time prescribed by t resolution of the comt and tax roll, with the council, and the said asse all be delivered to said marment of the mayor annexed, within ten days afterwards, who shall thereupon be therized to levy and collect the same by distress and sale of example property upon such premises or in possession of the muse chargeable with such tax; and in case sufficient personal Return Reporty cannot be found whereon to levy and collect such tax, taxes. marshal shall, within five days after the time prescribed by warrant for the collection thereof has expired, make a reto the city clerk of the sums so remaining unpaid, which was unable, for the want of personal property to levy and flect of the same, together with the description of the premme assessed for such unpaid taxes; and the city clerk shall, Clerk to hin five days thereafter, in like manner notify the supervisors the ward in which such premises assessed are situated, of the nount of such taxes and the description of the premises ingeable with such tax, who shall assess such unpaid taxes such premises in the tax roll next thereafter to be made, and the tax shall then be levied, collected, and returned, and the id premises may be sold for non-payment thereof as provided y law for the non-payment of the ordinary taxes of said city. Sec. 115. In cases where there is no agreement to the con-who to pay my, the owner of land, and not the occupant or tenant, shall on land. deemed in law the person who ought to bear and pay every ich assessment, made for the expense of any public improveent in said city.

Right of persons to sue others for taxes.

Sec. 116. Where any such: ent all be made, ass or be paid by any person, when by __ nent or by la same ought to be paid or borne by any other person, it be lawful for the one so paying to sue for and recover person bound to pay the same, the amount so paid with in

Agreements not to be

Sec. 117. Nothing herein contained shall impair or i way affect any agreement between any landlord and tens other person, respecting the payment of any such assess

Taxes to re-main a lien on real es-

Sec. 118. Every tax or assessment for public improves or for other purposes authorized by this act, except as ! otherwise provided, assessed upon any lands, tenements (estate, or upon the owners or occupants thereof, shall b remain a lien upon such land, tenements and real estawhich or in respect to which the same shall be made, from time of filing the roll containing the same with the city until the same shall be paid and satisfied.

Sec. 119. Whenever the common council shall deem it Owners re-quired to build walks, dient to construct any sidewalk, or pavement, or grave street within said city, they may, by ordinance or other require the owner or occupant of any lot or house adj said street to lay such sidewalk, or construct such pave or gravel such street to the middle of said street in fr his or her house or lot, or they may direct such sidewall pavements and such streets to be graveled, to be made a ing to the provisions of this act. The common council

To repair walks and pavements.

in like manner, by ordinance or otherwise, under such p or penalties as they may prescribe, require the owner occupants, or either, of land in said city, or in any sp part thereof, to repair, maintain and reconstruct side pavements and street improvements adjoining their resp premises, to the width of the street or alley, in such n as the common council, by ordinance or otherwise, may the expense to which any tenant or occupant may be the jected, may be collected by him of the owner of the pre unlesss otherwise agreed, or unless such tenant or occup bound to bear such expense by the terms of the agreement

Sec. 120. Whenever the owner or occupant of any house or proceedings in case of refusal by council shall refuse or neglect, within such time as the common refusal by council shall have appointed, to conform to any regulation made the said council for widening streets, or for any other purpose, at shall be lawful for such common council to cause such regulations to be enforced at the expense of the city, and to recover the amount of such expenses, with damages at the rate of them per cent, with costs of suit, from the owner or occupant of such house or lot whose duty it was to conform to such regulation, or may add thereto fifteen per cent, and return the same to be assessed and collected in the same manner as the endinary city taxes are collected, and the same shall be a lien on the lot or premises to which the same is assessed, the same any other taxes.

Sec. 121. The common council are authorized to assess the Non-resident lands of non-residents of said city their just proportion of the taxed. expenses of cleaning and repairing streets and sidewalks, and sensoving nuisances; and the said expenses shall be assessed in the same manner, and the amount so assessed shall be collected in the same manner, and the same proceedings shall be had in esse of non-payment of the same, as in relation to the assessments for public improvements in the city, except as the common council may otherwise determine or direct. It shall in owners to all cases be the duty of the owner of every lot or parcel of walks clear. and in said city to keep the sidewalks adjoining his lot or piece of land in good repair, and also to remove and clear way all snow, ice, and other obstructions from the sidewalks. If any owner, after notice to do so shall be personally served or council to posted on the premises, or otherwise given or published as the done, in case of refusal or common council may direct, by ordinance, resolution, or other-neglect by wise, shall fail or neglect so to do for such time, not less than twenty-four hours, as the common council, by general or special ordinance, resolution, or otherwise may fix, the common council may cause the same to be done at the expense of the 123city, and may add such expenses, not exceeding thirty dollar on any one lot or piece of land in any one year, to the amoun of the general city tax on such land in the next general assessment rolls of the city; and such amount so added shall be lien on the premises in the same manner as the tax to which it is added, and may be collected and enforced, and (if not paid or collected) the land sold therefor, as for general city taxes.

Poll tax; who to pay.

Sec. 122. Every male inhabitant of said city, over the age of twenty-one years and under the age of fifty years, except a hereinafter provided, shall be assessed and pay a poll tax of one dollar each per annum.

Supervisors to furnish poll list. Sec. 123. The supervisor of each ward of said city shall, or before the fifteenth day of May in each year, furnish the common council with a list, subscribed by them respectively of the names of all the inhabitants of each ward who shall the liable to be assessed for poll tax.

Street commissioner; council to appoint. Sec. 124. The common council of said city shall appoint street commissioner, who shall hold his office at their pleasure who shall receive not to exceed one dollar and fifty cents at each day by him actually employed in the discharge of the duties of his office, as hereinafter imposed on him, and at the same rate for parts of a day so employed.

Duties of.

Sec. 125. The street commissioner shall act under the is structions and control of the common council, and shall super intend the work of making, building, improving, repairing cleansing, and altering the streets, alleys, bridges, and other public works or improvements in the said city, all of whice work shall be paid for out of the general fund of the city, be orders drawn upon accounts duly audited by the common council, and the money so expended in one year shall not exceed one-fourth of one per cent. of the assessed valuation of the property in said city on the assessment rolls thereof: Provider The amount so expended shall be laid out in each ward in proportion to the assessed value of the property in the same, and near as may be.

Proviso.

Sec. 126. The common council are hereby authorized to council to direct all regulate and direct all things in said city by ordinances not in-things in city. consistent with any of the provisions of this act and the laws of this State.

Sec. 127. The common council shall have power to require To require to any of the officers elected or appointed in said city, a bond officers. or bonds for the faithful discharge of the duties of such office, and for the payment of any moneys that may come into his hands as such officer, and the form and penalty of such bonds may be prescribed by the common council, by ordinance or otherwise.

Sec. 128. The common council for the city shall have power To borrow to borrow for the time being, such sums of money as they may dem necessary, in anticipation of receipts from taxes, not exceeding two thousand dollars in any one year, for the purpose defraying the current expenses of said city and working on threets and bridges, and such sum or sums of money so borrowed shall be paid out of the taxes raised for that year.

Sec. 129. It shall be the duty of the clerk or acting clerk of Clerk to notify first election to notify the respective persons elected of of their election. their election within two days after such election; and the inspectors of said first election shall meet on the first Wednesday after the first Monday of April, one thousand eight hundred and sixty-nine, at the court house in said city, and ascertain the persons who have received the higher number of votes for the respective offices of said city, and they shall declare such persons elected, and notify them of such election within two days after such meeting.

Sec. 130. For the canvassing of the votes for city officers the Canvassing common council shall make such regulations as they may votes. deem necessary for that purpose.

Sec. 131. The clerk of said city shall notify the county clerk city clerk to of the election of constables in the respective wards of said ty clerk of election of city, and of the election of justices of the peace of said city, in constables, the same manner and within the same time as is by law required of township clerks.

How person

Sec. 132. When the marshal or ward nrer shall have al property shall be sold levied upon any personal property for the no..-payment of any tax or assessment in this act provided, he shall proceed to advertise and sell the same in the same manner and upon like notice as required by law in the levy and sale of persons property for non-payment of taxes by township treasurers.

Council to make regu-lations to guard ag'nst

Sec. 133. For the purpose of guarding against the calamit of fire, the common council may from time to time, by ordi nance, designate such portions and parts of said city as the shall deem proper, within which no buildings of wood shall b erected, and may regulate and direct the erection of building within such portions and parts, and the size and material thereof, and the size of the chimneys therein; and any person who shall violate any such ordinance or regulation shall forfet to the city the sum of one hundred dollars, and every building erected contrary to such ordinance is hereby declared to be common nuisance, and may be abated and moved by suc common council.

May require

Sec. 134. The common council may, by ordinance, requir owners to have souther the owners and occupants of houses and other buildings t and ladders. have scuttles on the roofs of such buildings and houses, an stairs or ladders leading to the same; and whenever any per alty shall be recovered against the owner or occupant of an house or other building for not complying with such ordinance the common council may, at the expiration of twenty days a ter such recovery, cause such scuttles and stairs or ladders i be constructed, and may recover the expense thereof, wit fifteen per cent. in addition, of the owner or occupant who duty it was to comply with such ordinance.

To provide fire buckets.

Sec. 135. The common council may, by ordinance, requi the inhabitants of the city to provide such and so many fi buckets for each house or tenement therein, and within suc time as they may prescribe, and may require such buckets be produced at every fire.

Sec. 136. The common council may regulate and direct the To direct in depositing construction of safe deposits of ashes, and may compel the ashes. cleaning of chimneys, flues, stove-pipes and all other conductors of smoke; and upon the neglect of the owner or occupant chimneys, of any house, tenement or building of any description, having therein any chimneys, flues, stove-pipes, or other conductors of smoke, to clean the same as shall have been directed by an ordinance, the common council may cause the same to be cleaned, and may collect the expenses thereof, and fifteen per cent in addition, from the owner or occupant whose duty it was to have the same cleaned.

Sec. 137. The common council may regulate the use of Use of lights in stables. It is stables and candles in livery stables and other buildings, in which combustible articles ms y be deposited, and may prescribe the use of lanterns or safety lamps in such buildings, and may Depositing of regulate the transportation, keeping and deposit of gunpowder. It is or other dangerous or combustible materials, and regulate or prevent the carrying on of manufactories which are dangerous in causing or promoting fires, and may authorize and direct the removal of any hearth, fire-place, stove-pipe, fus, chimney, or other conductor of smoke, or any other apparatus or device in which any fire may be used, or to which fire may be applied, that shall be considered dangerous and liable to cause or promote fires, and generally may adopt such other regulations for the prevention and suppression of fires as they may deem necessary.

Sec. 138. For the purpose of enforcing such regulations, Council to the common council may authorize any of the officers of the dause all dangerous city, and may appoint persons, at all reasonable times, to enter be repaired into and examine all dwelling houses, buildings and tenements of every description, and all lots, yards and enclosures, and to cause such as are dangerous to be put in a safe condition, and may authorize such officers and persons to inspect all hearths fire-places, stoves, pipes, flues, chimneys, or other conductors of smoke, or any apparatus or device in which fire may be used, or to which fire may be applied, and remove and make

the same safe at the expense of the owners or occupants of the building in which the same may be, and to ascertain the number and condition of fire buckets, and the situation of any building in respect to its exposure to fire, and whether scuttle and ladders thereto have been provided, and generally with such powers and duties as the common council shall deen necessary to guard the city against fire.

To procure fire engines.

Sec. 139. The common council may procure, own, build and keep in repair such and so many fire engines, with their hose and other apparatus, engine houses, ladders, fire hooks and fire buckets, and other implements and conveniences for the extinguishment of fires, and to prevent injuries by fires, and such and so many public cisterns, wells and reservoirs of water as they from time to time shall judge necessary; and the com-May borrow mon council shall have power, for the purpose of purchasing

money on bonds of city such fire engines, with their hose and other apparatus, and for the purpose of building such engine houses, to borrow mone on the bonds of said city, to an amount not exceeding ter thousand dollars, on time and terms, and negotiated in the manner prescribed in this act in relation to the purchase and improvement of a city cemetery or cemeteries.

May organ-ize fire de partment.

Sec. 140. The common council shall have power to organize said city into so many fire districts as they may deem necessary and may organize and maintain a fire department for said city to consist of one chief engineer, two assistant engineers, for fire wardens, a proper number of firemen, not exceeding sixt to one engine, such number of tub, hook and ladder men and such number of hose men as may be appointed by said com mon council, all to have the privileges and exemptions of fire men, and to hold the appointments during the pleasure of the common council.

Make rules

Sec. 141. The common council may make rules and regula for government of said engineers, wardens, firemen hook and ladder, tub and hose men; may prescribe their respect ive duties in case of fire or alarms of fire; may direct the dresse and badges of authority to be worn by them; may prescribe and regulate the time and manner of their exercise, and may impose reasonable fines for the breach of any such regulations.

Sec. 142. The engineers and fire wardens, under the direct Duties of tion of the common council, shall have the custody and general and fire superintendence of the fire engines, engine houses, hooks, ladders, hose, public cisterns, and other conveniences for the extinguishment and prevention of fires, and it shall be their duty to see that the same are kept in order, and to see that the laws and ordinances relative to the prevention and extinguishment of fires are duly executed, and to make detailed and particular reports of the state of their department, and of the conduct of the firemen, hook and ladder men, tub and hose me to the common council, at stated periods to be prescribed by the common council, and to make such reports to the mayor. whenever required by him; the certificate of the city clerk that a person is or has been a fireman shall be evidence of the fact in all courts and places, on proof of the genuineness of such certificate.

Sec. 143. The common council may, by ordinance, direct the Council to manner in which the bells of the city shall be tolled or rung ner of ring in cases of fire or alarms of fire, and may impose penalties for ringing or tolling of such bells in such manner at any other time than during a fire or alarm of fire.

Sec. 144. The common council may provide suitable compen- To provide sation for any injury that any fireman, hook and ladder man, for injured firemen. or tub and hose man may receive in his person or property in consequence of his exertions at any fire.

Sec. 145. The common council may by ordinance—

First. Prescribe the powers and duties of the engineers and Prescribe duties of end wardens at fires, and in cases of alarms of fire, and may vest gineers at in them such powers as may be deemed necessary to preserve fires.

Property from being stolen, and to extinguish and prevent fires.

Second. To prescribe the powers and duties of the mayor of mayor and aldermen at such fires and alarms of fires, but in no case men at fires. shall the mayor or any alderman control or direct the chief engineer or his assistants during any fire.

To provide

Third. Provide for the removal and keeping away from such of suspicious fires of all idle, disorderly, and suspicious persons, and may confer powers for that purpose on the engineers, fire wardens, and officers of the city.

Fire-buckets

Fourth. To provide for compelling persons to bring their fire buckets to any place of fire, and to aid in the extinguishment thereof, by forming lines or ranks for the purpose of carrying water, and by all proper means to aid in the preservations removal, and security of property exposed to danger of fire.

Marshal and

Fifth. To compel the marshal, constables, and watchmen of the city to be present at such fires, and to perform such duties. as the common council shall prescribe.

Duties of

Sec. 146. Whenever any building in said city shall be on fire chief engineer at fires. it shall be the duty and be lawful for the chief engineer, with the consent of the mayor or any alderman, to order and direct such building, or any other building which they may deem! hazardous and likely to communicate fire to other buildings, or any part of such building, to be pulled down and destroyed, and no action shall be maintained against any person, or. How owners against the city, therefor; but any person interested in any

such building so destroyed or injured, may, within three months thereafter, apply to the common council to assess and pay the damages he has sustained; at the expiration of three months, if any application shall have been made in writing the common council shall either pay to the said claimant such sum as shall be agreed upon by them and the said claimant for said damages, or, if no such agreement shall be effected, shall proceed to ascertain the amount of such damages, and shall provide for the appraisal, assessment, collection and payment of the same, in the same manner as is provided by this act for the ascertaining, assessment, collection and payment of damages sustained by the taking land for the purpose of public improvement.

Commiss'rs to examine claims of owners for.

Sec. 147. The commissioners appointed to appraise and assess the damages incurred by said claimant, by the pulling down or destruction of such building by the said officers of

ecity, as above provided, shall take into account the probaity of the same having been destroyed, and may report that damage should be equitably allowed to such claimant. henever a report shall be made and finally confirmed in the Compliance id proceedings for appraising and assessing the damages, a of report to be deemed mpliance with the terms thereof by the common council shall full satisfacdeemed a full satisfaction of all said damages of the said

Sec. 148. All money that shall be raised in the city for All license money to be senses to tavern keepers or common victualers, and for pen-paid into city the for the violation of any of the city ordinances, shall be mid into the city treasury, and shall belong to and constitute spect of the fund of the city, and shall be deposited for safe langing by the treasurer, as other moneys under his care, and securits thereof shall be kept, and the same shall be drawn in he manner herein prescribed in relation to the funds of the city.

Sec. 149. The jurisdiction of the justice's court of said city Justices' hall extend to, and said court shall have original jurisdiction, city; jurisdiction of. ad shall have power to hear, try and determine all civil actions rising in said city, wherein said city in its corporate capacity hall be a party, or any city or ward officer in his official charider shall be a party, all charges, complaints, actions and prosecutions for the recovery of any and all forfeitures and penalties for any alleged violations or infringements of the acts If the Legislature of this State incorporating said city, except a cases where jurisdiction is especially given to some other wart, all actions for alleged breaches or violations of any of be by-laws or ordinances of said city, except in cases where, by web by-laws and ordinances, jurisdiction is especially given to was other court, and all actions for encroachments upon or ajury to any of the streets, lanes, alleys, bridges, parks, or ther public improvements of the city, which court shall promed according to and be governed by the general laws and rules of practice of this State, applicable to courts of justices if the peace.

siment.

LAWS OF MICHIGAN.

Power to commit to prison.

Sec. 150. The courts of justice in said city shall have to imprison in the jail of the county of Lapeer, and it is I made the duty of the keeper of said jail to receive suc sons as are brought to his custody by authority of any courts or the common council, or any officer of said cithorized to commit such persons, in the same manner a court of record of this State, or other competent autho authorized to commit to said jail.

City justices Sec. 151. Justices of the peace of said city, exercising to be deem'd jurisdiction, shall be deemed justices of the peace of county of Lapeer, and shall be subject to the general is the State in relation to civil causes before justices of the and appeals from their judgment may be made to the court of Lapeer county in the same manner as appeals

To have same powers sajustices in all the authority of justices of the peace in said city shall sajustices in all the authority of justices of the peace in towns, in critowns.

matters, and shall have all the authority and perform a duties hereinbefore provided and required of them, and hold a session of court daily if necessary.

justices' judgments in towns are made.

Suits; how brought. Sec. 153. All suits which shall be brought to recove penalty or forfeiture for the violation of any ordinance common council shall be brought in the name of the "C Lapeer." under the direction of the common council, or of

Citizens to be comptent as jurors.

Lapeer," under the direction of the common council, or attorney of said city; and no person being an inhab freeman or freeholder of the said city shall be disqualified that cause from acting as a judge, justice or juror in the or other proceedings in any suit brought to recover a forfor penalty for the violation of any of the provisions of the or for the violation of any ordinance of the common con nor from serving any process, summoning any jury in suit, or from acting in any capacity, or being a witness of trial of any issue, or upon the taking or making any in tion or assessment, or any judicial investigation of fact which issue, inquest or investigation the said city, or any or ward officer is a party, or in which said city or ward of

interested, nor shall any judge of any court be disqualified bear and adjudicate on any appeal in any matter originating and city, because he is an inhabitant thereof.

Sec. 154. If any judgment in any action shall be rendered Judgment against the city by any justice of the peace, such judgment may be removed by appeal to the circuit court for the county of appeal.

Appear, in the same manner and with the same effect as though the city were a natural person, except that no bond or recognizance to the adverse party shall be necessary to be executed

Bec. 155. Every execution for any penalty or forfeiture re-How execution shall for the violation of any of the provisions of this act, issue.

The first the violation of any by-law or ordinance of said city, may have immediately on the rendition of the judgment, and shall immand the amount to be made of the property of the defendant, if any such can be found, and if not, to commit the defendant to the county jail for any term not exceeding ninety days, it until such execution shall have been paid and satisfied.

or on behalf of the city.

sec. 156. The common council may direct any moneys that council to direct disposition of any have been recovered for penalties or forfeitures under said sition of the fines and sity ordinances, to be applied to the payment of any extra expenses that may have been incurred in apprehending offenders or in subprehaing or defraying the expenses of witnesses in any sit for such penalties or forfeitures, or in conducting such

Sec. 157. All persons, being habitual drunkards, destitute, who deemed wathout any visible means of support, or who, being such labitual drunkards, shall abandon, neglect or refuse to aid in the support of their families, being complained of by such families; all able bodied and sturdy beggars, who may apply for aims or solicit charity; all persons wandering abroad, lodging in watch-houses, out-houses, market places, sheds, stables, or uninhabited dwellings, or in the open air, and not giving a good account of themselves; all common brawlers and disturbers of the public quiet; all persons wandering abroad and begging, or who go about from door to door, or place them-

selves in streets, highways, passages, or ot public places beg or receive alms within the city, shall be ... semed vagra and may, upon conviction before any justice of the pe said city, be sentenced to imprisonment in the county is said county for any time not exceeding ninety days.

Who deemed disorderly persons.

Sec. 158. All persons who do run away, or threaten to away, or abandon their wives or children in the city of La or may neglect to provide, according to their means. for wives or children, are hereby declared to be disorderly per within the meaning of chapter forty-two of the complied? of this State, and may be proceeded against as such in manner directed by said chapter; and it shall be the du the magistrate before whom such person may be brought examination, to judge and determine from the facts and cumstances of the case, whether the conduct of such pe amounts to such threats or abandonment, or neglect to pre for his wife or children.

Board of health; council to appoint

Sec. 159. It shall be the duty of the common council of city to appoint a board of health once in each year for city, to consist of not less than three nor more than persons, and a competent physician to be health officer them

Duties of.

Sec. 160. The said board of health shall have power, and shall be their duty to take such measures as they may de effectual, to prevent the entrance of any pestilential or in tious disease into the city, to stop, detain and examine, for i purpose, every person coming from any place infected, or be lieved to be infected with such a disease; to establish, me tain and regulate a post house, or hospital, at some place with the city, or not exceeding three miles beyond its bounds; To send dis- cause any person not being a resident of the city, or if a re

eased pers'ns dent of the city, who is not an inhabitant of this State, and who shall be, or be suspected of being infected with any such disease, to be sent to such pest house or hospital; to case any resident of the city, infected with any such disease. be removed to such pest house or hospital, if the health physician and two other physicians of the city, including attending physi of the sick person, if he have one, if certify that the removal of such resident is necessary for preservation of the public health; to remove from the city to remove infected destroy any furniture, wearing apparel, goods, wares or goods. The suspected of being tainted or infected with any pesses, or which shall be, or be likely to pass into such a state generate or propagate dise ; to abate all nuisances of to abate all nuisances of to abate all nuisances. When in any way and any manner they may deem expedient, a from time to time to do all acts, make all regulations, pass continuous which they shall deem necessary or expedient the preservation of health and the suppression of disease the city, and to carry into effect and execute the powers who granted.

say stage coach, railroad car, or other public conveyance to coaches, etc., to report this shall enter the city, having on board any person sick of with malignant fever, or pestilential or infectious disease, shall, thin two hours after the arrival of such sick person, report, writing, the fact, with the name of such person and the trace or place where he was put down in the city, to the mayor the some member of the board of health; and any and every argiest to comply with these provisions, or any of them, shall a misdemeanor, punishable with fine or imprisonment.

Sec. 162. Any person who shall knowingly bring, or procure, persons bringing in taint'd goods.

**eause to be brought into the city any property of any kind taint'd goods to be guilty timed or infected with any malignant fever or pestilential or of misde meanor.

**infectious disease, shall be guilty of a misdemeanor, punishable by fine and imprisonment.

Sec. 163. Every keeper of an inn, boarding house, or lodging Inn-keeper to report all bosse in the city, who shall have in his house at any time a cases of sick traveler, boatman or sailor, shall report the fact and the seeme of the person, in writing, within six hours after he came to the house or was taken sick therein, to the mayor or some officer or member of the board of health. Every physician in

the city shall report, under his hand, to one of the office above named, the name, residence and disease of every pe whom he shall have sick of any infectious or pestilential ease within six hours after he shall have visited such pat A violation of either of the provisions of this section, or part of either of them, shall be a misdemeanor, the fine exceed one hundred dollars, nor the imprisonment six me

Fines to be-

Sec. 164. All the fines imposed under the last five of this act shall belong to the city, and when collected be paid into the city treasury.

Council to order yards, etc., to be filled up.

Sec. 165. The common council shall have power to such by-laws and ordinances as they from time to time deem necessary and proper for the filling up, draining, ing, and regulating any grounds, yards, basins, slips, or e within said city that shall be sunken, damp, foul, encumb with filth and rubbish, or unwholesome, and for filling or a ing and amending all sinks and privies within the city, and directing the mode of constructing them in future, and cause all such work as may be necessary for the purpose at said, and for the preservation of the public health and cleanliness of said city, to be done and executed at the expe of the city corporation, on account of the persons respective

How exp'nse upon whom the same may be assessed, and for that purpose the shall be paid carried the control that purpose to the carried the cause the expenses thereof to be estimated, assessed, and estimated, assessed, asset assessed, asset assessed, asset as a second asset asset as a second asset asset as a second as a second asset as a second asset as a second as a second asset as a second as lected, and the lands charged therewith to be sold, in case non-payment, in the same manner as is provided by law will respect to other public improvements within said city; and all cases where the said by-laws and ordinances shall require anything to be done in respect to the property of several per sons, the expenses thereof may be included in one assessment and the several houses and lots in respect to which such penses shall have been incurred shall be briefly described: the assessment roll for general purposes of the city; and the

of money may be as-

sum of money assessed to the owner or occupant of any suc house or lot shall be the amount of money expended in ma ing such improvement upon such premises, together with

satable propo: on of the expenses of assessing and collecting e moneys ex pende in making such improvements. Sec. 166. Whenever in the opinion of the common council, council to my building, fence, or any other erection of any kind, or any pulling down ert thereof, is liable to fall down, and persons or property buildings. say thereby be endangered, they may order any owner or ocment of the premises on which said building, fence, or other section stands to take down the same, or any part thereof, skhin a reasonable time, to be fixed by their order, or immediately, as the case may require, or may immediately, in case be order is not complied with, cause the same to be taken own at the expense of the city, on account of the owner of the premises, and assess the same on the land on which it ated. The order, if not immediate in its terms, may be served on any occupant of the premises, or be published in the city paper, as the common council shall direct. Sec. 167. The said board of health shall have power to ap-Clerk of point a clerk, whose duty it shall be to attend the meetings health. thereof, and keep a record of its proceedings, and such record,

er a duly certified copy of the same, or of any part thereof,

thall be prima facie evidence of the facts therein contained,
in any court, or before any officer. The compensation of the Compensation of the Compensation of the Health, by and with the consent of the common council, and

such compensation shall be paid in the same manner as the

"other expenses of said board.

Sec. 168. The members of said board of health shall receive Members of such compensation for their services as the common council board of health; com the general contingent pensation of the city.

Sec. 169. The common council, or the mayor or other officer Sureties of whose duty it shall be to judge of the sufficiency of the proposed sureties of any officer of whom a bond or instrument in writing may be required under the provisions of this act, shall examine into the sufficiency of such sureties, and shall require them to submit to an examination under oath, as to

their property; such oath may be administered by the mayor of any alderman of said city. The deposition of _____1 surety about the reduced to writing, and signed by him, and certified by the officer taking the same, and annexed to and filed with the bond or instrument to which it relates.

Mayor may administer oaths. Sec. 170. The mayor or chairman of any committee, dispecial committee of the common council, shall have power administer oaths or take any affidavit in respect to any matter pending before the common council or such committee.

Suits against officers.

Sec. 171. If any suit shall be commenced against any permited elected or appointed under this act to any office, for any against any person having done any thing or act by the command of any such officer, and if final judgment be read dered in such suit whereby such defendant shall be entitled to costs, he shall recover double costs in the manner defined by

Process; how served.

law.

Sec. 172. All process issued against said city shall related against the city in the corporate name thereof, and such process shall be served by leaving a true and attested copy of such process with the mayor or clerk of said city at least ten days before the day of appearance mentioned therein.

School inspectors; duties of.

Sec. 173. The school inspectors to be elected under this act together with the city clerk, who shall be ex officio school is spector, shall perform all the duties and be every way subject to the general laws of this State applicable to school inspectors.

First election; when and where held.

Sec. 174. The first election under this act shall be on the first Monday of April, eighteen hundred and sixty-nine. The places of holding such election shall be as follows, to wit: In the first ward, at the Marshall House; in the second ward, at the store of Tuttle & Gregory; in the third ward, at the store of Vincent & Smith, and in the fourth ward, at the court house in said city. At the first election the following persons shall be inspectors of election, to wit: In the first ward, Wm. W. Stickney, Stewart Gorton and Samuel J. Tomlinson; in the second ward, Eno ch J. White, Alexander McLennan and Columbus Tuttle; in

the third ward, Jonathan R. White, Shadrach N. Vincent and Myron C. Kenny; in the fourth ward, Alonzo S. Hatch, Ward IL Jennings and Rodney G. Hart; and if the said inspectors shall not be present at the time and place of said election, the electors present shall choose viva voce, a sufficient number to make the number three, from the electors present, which said impectors of election shall take the usual oath of office, and chall be clothed with all the powers of inspectors of elections under this act; no notice other than this act shall be necessary for said first election.

Sec. 175. This act shall be deemed a public act, and shall be Public act. morably construed in all courts and places whatsoever, and all ade or parts of acts inconsistent with the provisions thereof, me hereby repealed.

Sec. 176. For the purpose of having a correct registration of Board of the voters of said city at the said first election, the inspectors delection, as herein appointed, shall constitute a board of egistration for their respective wards, and they shall have the authority to examine the township registry for the township of Lepeer, and copy therefrom all names on said township registy, resident in said wards respectively, into registry books to be by them provided at the expense of the city, and which said registry board shall meet on the last Saturday before the first Monday in April, one thousand eight hundred and sixty-nine, the purpose of completing said registration of voters, and hall have the same powers as boards of registration now have, provided by the laws of this State.

Sec. 177. That the mayor of the city of Lapeer shall have Power of and is hereby invested with power to execute deeds of conveyexecute
deeds of conveydeeds of
deeds of tace to all persons who may, in their own right, hold certificonveyance, etc. cates of purchase of land in the village of Lapeer, executed by the marshal of said village for delinquent taxes, in all cases where said lands are not redeemed in accordance with the laws of this State, and such deeds shall convey all the rights and interests that might have been conveyed if executed by the marshal of the village of Lapeer, if said village corporation of the

125-

village of Lapeer still remained in full force; and such executed by the mayor of the city of Lapeer, as aforesaid, be prima facie evidence of the regularity of the procee thereon.

Certificate of

Sec. 178. Upon the execution of a deed, as herein prov how disposed it shall be the duty of the mayor to write across the certi of purchase the words, "canceled by deed," and date the and sign his name officially thereto, which certificate she filed in the office of the city clerk. The mayor shall be all as a compensation for the services rendered and expens curred in the execution of said deeds, the sum of fifty for each deed, to be paid by the person requiring such ser

Right of appeal.

Sec. 179. Any person who shall conceive himself aggr by any determination of the common council as to the I sity of laying out, altering or discontinuing any hig within said city, or their award of damages, may, within days after the determination of said council in regard t same, appeal therefrom to the circuit court for the cour Lapeer, in accordance with the provisions of this act; and such appeal shall be in writing, signed by the appellan addressed to said common council and filed with the city and it shall be the duty of said city clerk, within ten days taking said appeal, to transmit all the files and records, or tified copies thereof, to the clerk of the circuit court for county of Lapeer, and the city clerk shall be entitled. fees for transmitting said records to said county clerk, the of one dollar, which shall be paid by said appellant before transmission.

Clerk of cir-cuit court to

Sec. 180. The clerk of said circuit court shall enter sai enter appeal peal cause on the calendar, and said cause shall be notice in calendar. trial in the same manner, as near as may be, as in appeal from justices' courts, and shall be tried and disposed of by circuit court in the same manner, as near as may be, as appeal cases: Provided, That if the decision, appraisal award of said council from which the appeal is taken be firmed, or if the award of damages shall be diminished,

Proviso.

in either case, the appellant shall pay the whole amount of income of such appeal, said costs to be ascertained in the same in other cases in the circuit court.

Sec. 181. All actions brought by said city to recover any pen-actions to recover pen-alty for the violation of any of the by-laws or ordinances of alty; how brought be common council which shall be commenced by summons, thall be brought in the name of the city of Lapeer, and said penalties may be recovered by said city in an action of debt or action of trespass on the case, unless otherwise provided by this act.

Sec. 182. In case any person upon whom any tax may be Proceedings seemed in said city, or any ward thereof, on personal estate, of property has moved hall have moved out of the ward into another ward of said from ward. er from said city after the assessment, and before such tex ought by law, to be collected, it shall be lawful for such ward treasurer to levy and collect such tax of the personal property, goods and chattels of the person so assessed, in any ty, or ward of a city, or in any other ward of said city, or in my township of said county to which such person may have removed, or in which he may reside; and if for any cause any assessed upon personal property shall not have been collected within the life of the warrant of such ward treasurer or treasurers, and the same shall have been returned as not paid, # shall be lawful for such ward treasurer or treasurers to serve meh person or persons against whom such tax is assessed, in he name of said city, in any court of competent jurisdiction, and the proceedings shall be conducted as near as may be in the same manner as is provided for the collection of taxes by township treasurers in sections forty-six, forty-seven and fortyeight of an act to provide for assessing property at its true whe, and for levying and collecting taxes thereon, approved February fourteenth, one thousand eight hundred and fiftythree, being sections eight hundred and twenty-seven, eight bundred and twenty-eight, eight hundred and twenty-nine and eight hundred and thirty of the complied laws.

altered.

Roundaries.

Union school district described.

Sec. 183. Union school district of the city Lapeer shall include all of said city of Lapeer, and also the north-east quarter of section four, in town seven north, of range ten east, and east half of section thirty-three, and the east half of north-west quarter of north-east quarter of section thirty-three, and the north-east quarter of section thirty-three, in town eight north, of range ten east, and the boundaries of the same may be altered or enlarged by the joint action of the school in

City to be liable for all limited be liable

Sec. 185. This act is ordered to take effect immediately. Approved March 30, 1869.

spectors of the said city, and the act of the towns adjoint thereto, the same as other school districts are now by h

Г No. 370. 1

AN ACT to incorporate the village of Leslie.

Section 1. The People of the State of Michigan enact, That

all that tract of country situate in the township of Leslis, county of Ingham, in the State of Michigan, which is known and described as follows, to wit: the south half of section twenty-one, the north half of section twenty-eight; and also the following described parcel of land, to wit: commencing at the center of aforementioned section twenty-eight, and running thence south about thirty rods, more or less, to the

east line of said Meeker road, to east and west quarter line

south line of lands owned by Gilbert L. Crumb, thence west to east line of Meeker road, (so called,) thence north or

a said section to it, thence east to place of beginning, Vin town number one north, of range number one west. md State of Michigan, be and the same is hereby constituted a village corporate by the name of the village of Leslie. Sec. 2. The officers of said village shall consist of a presi-village officers. dent, recorder, treasurer, and three trustees, to be elected by a plurality of votes, by ballot, of inhabitants of said village having the qualifications of elect rs under the constitution of this State, and who shall hold their office for the term of one year. and until their successors an elected and qualified. And the common council of said vill are hereby authorized and empowered to appoint such other officers as may be necessary, under the provisions of this act. The election of officers pro-Elections: when and when and willage, on where held. the second Monday in April next, and on the first Monday in Merch annually thereafter, and at such place in said village m the common council thereof may appoint for that purpose: Provided, That the neglect to hold such election at the time Provise. hereinbefore named, shall not be deemed to work a dissolution of said corporation; but in such case it shall and may be lawful to hold such election at any time thereafter, pursuant to public notice, which may be given by five qualified electors of said village, by posting the same, containing the designation of the time and place thereof, in three of the most public places in said village, at least ten days before such election hall be held.

Sec. 3. At the first election to be held in said village under Judges and this act, there shall be chosen from the qualified electors there election.

Present, from among their number, viva voce, two judges and one clerk of said election, who, together, shall constitute the board of inspectors thereof, each of whom shall, before enter-Oath of ing upon his office, take an oath before some person authorized to administer oaths, that he will faithfully and impartially discharge the duties thereof. The said board shall conduct Dutles of, the said election — certify the result thereof; and at each and every election thereinafter to be held in said village, under

the provisions of this act, the common council of said villageshall be the board of inspectors thereof, and the recorder shallow be clerk of said board.

Polls: when opened

Sec. 4. The polls of all elections in said village, under the act, shall be opened at ten o'clock in the forenoon, and shall be continued open until four o'clock in the afternoon of same day, except in the discretion of the board, they may de

Poll list.

clare a recess of one hour between twelve o'clock at noon, two in the afternoon. The name of each elector voting at su election shall be written in a poll list to be kept at such election by the clerk of the board of inspectors thereof; after the do

Canvass of

of the polls of such election, the board of inspectors there shall proceed without delay, publicly to canvass the votes give as is provided by general law of [for] the canvass of votes township meetings, as relates to comparison of poll list wi number of ballots, drawing lots in case two or more p

Tie.

sons receive the same number of votes for the same office, in all other matters of canvass, so far as the same shall b Certificate of applicable; upon the completion of each canvass, the board of inspectors present at such election shall make and file a certifi-

cate thereof in the office of the recorder of said village, within twenty-four hours after the close of said canvass, which cortificate shall give the whole number of votes cast for such office, for whom they were given, and the name of the person declared elected to each, either by lot or plurality of votes.

Recorder to

Sec. 5. It shall be the duty of the recorder of said village to give notice of elections. give ten days' public notice, in writing, in three public places in said village, of the time and place of holding all elections, both annual and special in said village; and no person shall be permitted to vote at any such election unless he is possessed of all the qualifications of an elector under the constitution of this State, and shall have been a resident of said village for ten days next immediately preceding the day of said election; the recorder of said village shall, within five days after the clos-

To notify

persons of their election, ing of the polls of any election, notify the officers elected thereat, respectively, of their election; and each of the officers ed and notified shall, before entering upon the duties fice, take and subscribe an oath that he will support stitution of the United States, and the constitution of te, and that he will faithfully discharge the duties of e, and shall cause such oath to be filed with the of said village within ten days from the date of his

If the qualifications of any person offering to vote at Inspectors tion shall be questioned, the same shall be determined qualifications of electors. board of inspectors thereof, upon an examination of rson on his oath, which may be administered by any of the board; and any person who shall knowingly usely upon any such examination, shall be deemed! perjury, and on conviction thereof, shall be liable to ishment provided for that crime by the laws of this

. The president, recorder and trustees of said village Body cora body corporate and politic, with perpetual succession, politic. the powers of township boards, and with all the pown by the general law for the incorporation of villages State to boards of trustees or common councils of in addition to all special powers of this act, to be nd designated by the name and title of the village of and by that name they and their successors in office known in law, and by such name shall be, and they are aade capable of suing and being sued, of pleading and ipleaded, of answering and being answered unto, and ding and being defended in all courts of this State, other place whatsoever, of enforcing all the special of this act, and of the general act aforesaid for the inion of villages by boards of supervisors, and may have on seal, and may alter and change the same at pleasl by the same name shall be and are hereby made capaurchasing, holding, leasing, conveying and disposing eal or personal estate for the use and benefit of said ion.

Appointed officers.

Sec. 8. The common council shall have power to appoint a marshal, street commissioner, and such ower officers neces under the provisions of this act for said village, whose election are not herein provided for, to require of them such bonds the faithful performance of their duties as they deem need sary, and to dismiss them at pleasure. The officers so pointed shall, before entering upon the duties of their of take and subscribe the oath of office hereinbefore provided before the recorder, who is hereby authorized to adminis

the same.

Sec. 9. It shall be the duty of the president to preside at meetings of the village council, and in case of his absence common council may appoint one of their number as presid pro tem.; and it shall be the duty of the recorder to attend

Recorder.

such meetings, and keep a fair and accurate record of the proceedings, and his compensation for such service shall fifty cents for each meeting of said common council, and to same shall be in lieu of all other salary. Sec. 10. It shall be the duty of the treasurer to act as col-

to keep all moneys,

lector of the village, to safely keep all moneys coming into his hands belonging to the corporation, and to pay the same on the order of the recorder, countersigned by the president, and at the expiration of his office, to hand over all moneys remain. ing in his hands, and all books and papers pertaining to his

compensation office, to his successor, and his compensation shall be five per: cent on all moneys of said village passing through his hands and the same shall be in lieu of all other salary.

Sec. 11. The marshal shall be a police constable, and shall

Marshal to be police

serve any and all papers that may be issued by the recorder of any other officer by virtue of this act of incorporation, and shall be entitled to demand and receive the same fees as are allowed and paid constables for similar services, and shall be entitled to the same privileges as are provided for constables in the discharge of their duties by the laws of this State: shall

To have su-

have the general supervision of the village and see that the laws are enforced; shall have the power to enter into any dis-



enderly or gaming house, or dwelling house, or any other build-to arrest ing where he may have good reason to believe a felon, or any person who has committed a breach of the peace is being sesseted or harbored, or where any felony or breach of the peace is being committed, to arrest the offenders, disorderly persons or felons, and those engag in unlawful assemblages, and take them before any justice of the peace of the township of Lealie, who shall hear and determine the matter by proof, as togetired by law; to compel the citizens to aid in extinguishing to compel first, and to appoint deputies with powers similar to his own; and for all special duties of this act not provided for by the list of constables' fees, he shall receive such compensation as the summon council may allow

See 12. The treasurer and marshal shall respectively, before Treasurer and marshal shall respectively, before Treasurer and marshal to take path. The effect of the duties of their respective to take path. The trust reposed in them, as the common council may direct or require.

Sec. 13. The president, recorder and trustees, when qualified common and assembled together, shall constitute the common council; who constitute of the village of Leslie, and a majority of the whole shall be become to constitute a quorum for the transaction of business, though a less number may adjourn from time to time; and the said common council shall hold their meetings at such when shall meet, and place as they may from time to time appoint; and they shall have power to impose, levy and collect such fines (not exceeding five dollars for any one offense) as they may deem proper, for non-attendance of the officers and members thereof at any such meeting, and also to require the attendance of any officer by them appointed, and to impose and collect smilar fines for non-attendance.

Sec. 14. In case of the death, resignation or removal of the vacancies president, recorder, or any of the trustees or treasurer, such indeath, resignation or removal shall be announced by the president or recorder to the members of the common council, who shall convene as soon as may be, and appoint from the author-

ized electors of said village, some person to fill the vacancy so created, except that by reason of such vacancy, there shall as be left a quorum of the common council, in which case, the remaining members of the common council shall call a special election, as is provided in section five, to fill such vacancies. setting forth in the notices of said election the offices vacant.

Inhahitants to be liable government

Sec. 15. The inhabitants of said village shall be liable to the operation of any and all laws relating to township government; except so far as relates to laying out, altering, vacating and

Council to levy taxes for streets,

constructing streets, highways and bridges, and the labor to be performed thereon, and within the limits thereof; and the said common council are hereby vested with full power and authority to assess and levy such an amount of labor upon real and personal property in said village, as they may deem

May take private

necessary to be performed upon the streets, highways bridges in said village, and for that purpose they are hereby vested with the same power given by law to the commissioners of highways; also, for the purpose of laying out, altering and establishing lanes, alleys, sidewalks and water-courses in said village, shall have the same power of taking private property for such purposes, (certifying the necessity for the same,) and awarding the damages thereon, as allowed to highway com-

laws, and the acts amendatory thereof; and further, that their

do the same at any time.

decision of the necessity to take and use the lands, as provided by said act, and their award of damages on the same, shall be final and subject to no appeal, and that the same, when completed, shall be certified by said common council, and filed with May lay out the recorder of said village; and further, that their power to so streets. lay out, alter, establish and open, or cause to be opened, streets or highways within the limits of said village, shall not be

missioners by act one hundred and sixty-three, of the session

May levy and collect poll tax.

Sec. 16. The common council may levy and collect a poll tax, not exceeding one day's labor upon each person liable therefor by the laws of this State, and may levy and collect a

limited to any particular time of the year, but that they may

lighway tax upon the real and personal property of said village, not exceeding one day for each one hundred dollars' valuation, and may provide for computation of poll and highway tax, at any sum not exceeding one dollar for each day's labor smeared, or at their option may assess, levy and collect such poll and highway tax in money, at a sum not exceeding one dollar for each poll tax, or each one hundred dollars assessed, and make an ordinance, providing for the return of such tax assessed on real estate, occupied or unoccupied, and that Tax to be a lien on such real estate, and cause the same estate.

The sold in the same manner as is hereinafter provided for, by this act, for the return of other taxes, and sale of lands for the same.

17. The common council shall have full power and au-Common their to make by-laws and ordinances relative to the duties, pass laws relative to powers and fees of the marshal, street commissioner, and other result of the fees of the marshal, street commissioner, and other result of the fees of the marshal, street commissioner, and other relative relative to the time and manner of working upon the streets, lanes and alleys of said village; relative to the manner of assessing, levying and collecting all highway and other taxes; and the common council shall have the power to Nuisances. make by-laws and ordinances relative to all nuisances within the limits of said village and for the abatement of the mme, and for the punishment, by fine, of all persons occasionig the same; to construct sewers and reservoirs; to regulate sewers and drains. to construction of private drains; to license all showmen; to suppress all games of chance and hazard; to compel the ownes of buildings to procure and keep in readiness such number of buckets and ladders as they may deem necessary; to com-chimneys, palthe owners or occupants of buildings to secure, in such memor as the common council may deem safe, all stove-pipes, thore thimbles, chimneys, or other fire liabilities; relative to the alling meetings of the electors of said village; relative to the Gunpowder beging and sale of gunpowder in said village; relative to retraining swine, horses, cattle, geese, and other animals from running at large in the streets, lanes, alleys, and other public places in said village; to regulate and establish one or more Pounds.

pounds, for the confinement of such animals as are found ning at large in said village, and establish fees to be coll on the same.

Grading of streets. Sec. 18. The common council of said village shall hav power to make all necessary rules and regulations relait the grading of any streets of said village and levying to

Building of sidewalks.

the same; to order the building of any sidewalks and to mine the width and grade of the same, and the qualit style of material used, allowing every owner or occup said village to construct his own front of said walk if he do so in conformity with the style, in all respects, order said common council, within sixty days from the date o order, otherwise the common council shall proceed to con the same, levying the cost thereof upon the land adjoinin same; and the tax so levied shall be collected by distress sale, or returned as unpaid, and the premises thus retained.

Billiardj tables. sold as hereinafter provided for other taxes.

Sec. 19. The common council shall have power to super regulate all billiard tables and other gaming tables keep hire, gain or reward in said village; also, full power as thority to make all such by-laws and ordinances as the deem necessary for preventing or suppressing all disords

bad houses; for securing said village and the inhabitants the against fire; for the suppression of riots and gambling, a

Riota

Disorderly houses.

the punishment of the same; for the apprehension and pument of vagrants, drunkards and idle persons; and they have power and authority to make all such by-laws and nances as they shall deem necessary for the safety and government of such village and the inhabitants thereof, a

Vagrants.
Fines and penalties,

impose all fines, penalties and forfeitures on all persons of ing against the same.

Liquors.

Sec. 20. The common council shall have the power to put the vending or giving away of any spirituous or ferm liquors, in any place within said village; to prohibit and late the sale of all goods, wares and personal property a tion, except in cases authorized by law; to license and

Auctions.

late auctioneer, po dlers, traveling non-resident merchants. and pawnbrokers; to license and regulate all sports, exhi-Exhibitions. hitions, caravans, theatrical exhibitions, shows, concerts, dresses, or other performances and exhibitions for money: regulate the buying, selling and using of fire-crackers, Fireworks, se-works, and other combustible material; to restrain or Lighting pehibit the lighting of fires in the streets and other spaces of said village; to regulate the measurement of he-wood, and the weighing of hay; to appoint a sealer of weights and saights and measures; to prevent and punish immoderate deliving in any of the streets of said village; to prevent the incombaing of the streets, sidewalks, alleys or public grounds; mader the setting out of shade and ornamental trees along Trees. hale of the streets and sidewalks of said village, or in their option, to let jobs for the procuring, setting out and protecting mesme; to compel the owners or occupants of lots to clean Obstructions sidewalks in front and adjacent thereto, of snow, ice, dirt, and, boxes, or any incumbrance; to construct cross-walks, swers or drains, assessing the cost of the same on the property in their judgment immediately benefited, or, at their option, a the whole assessed valuation of said village; to regulate all grave-yards and places of burial for said village.

Sec. 21. The corporation of the village of Leslie shall be corporation allowed the use of the common jail of the county of Ingham, use of country is the imprisonment of all persons liable to imprisonment under the by-laws and ordinances of the common council, and all persons committed to jail by the recorder or any justice of the peace, for violation of any by-law or ordinance of said common council, shall be in the custody of the sheriff of the country, who shall safely keep the person so committed until herely discharged, as in other cases: Provided, It shall be provise. Competent for said common council to construct and establish a lock-up for said village, in which to temporarily confine all persons in the hands of the marshal for offenses under this unit, for a less time than ten days.

the provisions of this act, the common council of said village shall be the board of inspectors thereof, and the recorder shall be clerk of said board.

Polls; when opened and closed.

Sec. 4. The polls of all elections in said village, under this act, shall be opened at ten o'clock in the forenoon, and shall

be continued open until four o'clock in the afternoon of the same day, except in the discretion of the board, they may declare a recess of one hour between twelve o'clock at noon, as

Poll list.

Canvass of

Tie.

two in the afternoon.

election shall be written in a poll list to be kept at such election by the clerk of the board of inspectors thereof; after the clean

The name of each elector voting at such

of the polls of such election, the board of inspectors thereones shall proceed without delay, publicly to canvass the votes given

as is provided by general law of [for] the canvass of votated township meetings, as relates to comparison of poll list will number of ballots, drawing lots in case two or more part

sons receive the same number of votes for the same office, and in all other matters of canvass, so far as the same shall he

Certificate of applicable; upon the completion of each canvass, the board of inspectors present at such election shall make and file a certificate thereof in the office of the recorder of said village, within twenty-four hours after the close of said canvass, which certificate of applicable; upon the completion of each canvass, the board of inspectors present at such election shall make and file a certificate of the recorder of said village, within

tificate shall give the whole number of votes cast for such, office, for whom they were given, and the name of the person declared elected to each, either by lot or plurality of votes.

Sec. 5. It shall be the duty of the recorder of said village to

Recorder to give notice of elections.

give ten days' public notice, in writing, in three public places in said village, of the time and place of holding all elections, both annual and special in said village; and no person shall be permitted to vote at any such election unless he is possessed of all the qualifications of an elector under the constitution of this State, and shall have been a resident of said village for ten days next immediately preceding the day of said election; the recorder of said village shall, within five days after the clos-

persons of the polls of any election, notify the officers elected thereat, respectively, of their election; and each of the officers

ti , before entering upon the duties of his office, take and subscribe an oath that he will support the constitution of the Unite. States, and the constitution of this State, and that he will faithfully discharge the duties of the office, and shall cause such oath to be filed with the steorder of said village within ten days from the date of his testion.

Sec. 6. If the qualifications of any person offering to vote at Inspectors to determine determined qualification of the board of inspectors thereof, upon an examination of the person on his oath, which may be administered by any such person who shall knowingly the board; and any person who shall knowingly the falsely upon any such examination, shall be deemed gully of perjury, and on conviction thereof, shall be liable to the punishment provided for that crime by the laws of this

Sec. 7. The president, recorder and trustees of said village Body corshall be a body corporate and politic, with perpetual succession, politic with all the powers of township boards, and with all the powes given by the general law for the incorporation of villages of this State to boards of trustees or common councils of villages, in addition to all special powers of this act, to be hown and designated by the name and title of the village of Lesie; and by that name they and their successors in office shall be known in law, and by such name shall be, and they are bareby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and d defending and being defended in all courts of this State, and any other place whatsoever, of enforcing all the special powers of this act, and of the general act aforesaid for the incorporation of villages by boards of supervisors, and may have a common seal, and may alter and change the same at pleaswe; and by the same name shall be and are hereby made capable of purchasing, holding, leasing, conveying and disposing of any real or personal estate for the use and benefit of said corporation.

LAWS OF MICHIGAN.

Appointed officers.

Sec. 8. The common council shall have po er to appoint a marshal, street commissioner, and such owner officers neces under the provisions of this act for said village, whose elections are not herein provided for, to require of them such bonds in the faithful performance of their duties as they deem necessi sary, and to dismiss them at pleasure. The officers so pointed shall, before entering upon the duties of their off take and subscribe the oath of office hereinbefore provided

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Officers powers at the same.

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To have su-

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Sec. 14. In case of the death, resignation or removal of the vacancies president, recorder, or any of the trustees or treasurer, such indeath, resignation or removal shall be announced by the president or recorder to the members of the common council, who shall convene as soon as may be, and appoint from the author-

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Inhabitants to be liable to township government

Sec. 15. The inhabitants of said village shall be liable to the operation of any and all laws relating to township government; except so far as relates to laying out, altering, vacating and

constructing streets, highways and bridges, and the labor w be performed thereon, and within the limits thereof; and the said common council are hereby vested with full power and

Council to levy taxes for streets,

authority to assess and levy such an amount of labor upon real and personal property in said village, as they may decir necessary to be performed upon the streets, highways bridges in said village, and for that purpose they are hereby

May take private

vested with the same power given by law to the commissioners of highways; also, for the purpose of laying out, altering and establishing lanes, alleys, sidewalks and water-courses in said village, shall have the same power of taking private property for such purposes, (certifying the necessity for the same,) and

awarding the damages thereon, as allowed to highway commissioners by act one hundred and sixty-three, of the session laws, and the acts amendatory thereof; and further, that their

decision of the necessity to take and use the lands, as provided by said act, and their award of damages on the same, shall be final and subject to no appeal, and that the same, when com-

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May lay out the recorder of said village; and further, that their power toso streets. lay out, alter, establish and open, or cause to be opened, streets or highways within the limits of said village, shall not be limited to any particular time of the year, but that they may do the same at any time.

May levy and collect

Sec. 16. The common council may levy and collect a poll tax, not exceeding one day's labor upon each person liable therefor by the laws of this State, and may levy and collect a highway tax up in the real and personal property of said village, not exceeding one day for each one hundred dollars' valuation, and may provide for computation of poll and highway tax, at any sum not exceeding one dollar for each day's labor smeared, or at their option may assess, levy and collect such poll and highway tax in money, at a sum not exceeding one dollar for each poll tax, or each one hundred dollars assessed, and make an ordinance, providing for the return of such tax assessed on real estate, occupied or unoccupied, and that Tax to be a lien on real estate, and cause the same estate. The sold in the same manner as is hereinafter provided for, the this act, for the return of other taxes, and sale of lands for the same.

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LAWS OF MICHIGAN.

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Grading of streets,

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persons committed to jail by the recorder or any justice of the peace, for violation of 1 y by-law or ordinance of said common council, shall be in the custody of the sheriff of the county, who shall safely keep the person so committed until lawfully discharged, as in other cases: Provided, It shall be Proviso. Competent for said common council to construct and establish a lock-up for said village, in which to temporarily confine all persons in the hands of the marshal for offenses under this act, for a less time than ten days.

Justices of the peace; powers and

Sec. 22. Any justice of the peace of the township of I is hereby authorized and empowered to inquire of, hear, try, and determine in a summary manner, all the offenses v shall be committed within the limits of said village, agains of the by-laws, ordinances, or regulations that shall be r ordained or established by the said common council, in p

ance of the powers granted to them in this act, and to pe

Proviso.

the offenders as the by-laws, ordinances or regulations prescribe or direct: Provided always, That any person, charge of violating any of the by-laws, ordinances or re tions aforesaid, may demand and have a trial by jury, either party may appeal to the circuit court of Ingham co

Compensat'n of council.

Sec. 23. The president and trustees shall not receive pecuniary compensation for the performance of the d assigned them by this act, except as especially provided.

Annual statement.

Sec. 24. The common council shall, at the expiration of year, cause to be published a just and true statement of moneys received or expended by them in their corp capacity during the year next preceding such publication, the disposition thereof; previous to which they shall settle audit the accounts of the treasurer, marshal, street com sioner, and all other officers and persons having claims ag contents of the said village or accounts with it, and shall make out in c a statement of all receipts and expenditures, which state

shall fully specify all the appropriations made by the con council, the objects and purposes for which the same made, the moneys expended under each appropriation, amount of taxes raised, the amount of contingent expe the amount expended on highways and streets, and all information as shall be necessary to a full and perfect u standing of all the financial concerns of said village.

Sec. 25. In all processes, prosecutions and other process Citizens to be compet'nt as jurors. wherein the common council of said village, shall be a r no citizen of said village shall be deemed an incompetent or witness on account of the interest of said citizen in the such process [or] proceeding: Provided, That such interest Proviso.

conly that which is common with the citizens of said village.

Sec. 26. Whenever any action or suit [shall] be commenced Process ag'st corporation, process against such corporation shall how served.

e served by leaving a copy of such process, attested by a proper officer, with the recorder of said corporation, or at his small place of business therein, whose duty it shall be forthwith to inform the president and trustees thereof: Provided, Proviso. That the said process shall be by summons, and a copy thereof in with the recorder at least within ten days before the return by thereof.

Sec. 27. The common council shall have full power and Power of council to council to levy and collect a capitation or poll tax, and a high-collect taxes. way hax, as hereinbefore provided; also, all taxes for all and every improvement the common council are by this act authorand to make, in the manner provided, or are by the general ims of this State for the incorporation of villages authorized make, and also all taxes on real and personal property (not general law exempt) within the limits of said village necesmy to defray the expenses thereof: Provided, The said taxes Proviso massessed and collected shall not exceed, in any one year, one ent. upon the valuation of said real and personal property, websive of the sidewalk, grade and highway and poll tax, tax the construction of wells or cisterns, and for the construcfor of a lock-up and pound; and every assessment of taxes bufully laid and imposed by the said common council upon ay lands, tenements, hereditaments, or premises whatsoever in wid village, shall be and remain a lien upon said lands, tenemake and hereditaments from the time of making such assesswast or imposing such tax, until paid; and the owner or occupats, or parties in interest respectively in said real estate, shall be liable, upon demand, to pay every such assessment or tax to be made as aforesaid.

Sec. 28. It shall be the duty of the supervisor of said town-supervisor to take astronomy of Leslie, who is hereby constituted ex officio assessor of sessment of township.

Maid village, to take the assessment of said village at the time

and in the manner he takes the assessment of said townsh all respects the same, and annex thereto the usual certif and file the same in the office of the recorder of said ville or before the second Monday in May in each year, for w service he may present an account for consideration allowance to the common council of said village.

Council to Sec. 29. The common council of said village shall be in appoint time for reviewing sion during the usual business hours of Wednesday next roll. ceeding the second Monday of May, for the purpose of re of the said assessment roll, and the hearing of any person sidering himself aggrieved by the assessment made by

To make necessary corrections.

supervisor as aforesaid; and the common council are he authorized, upon sufficient cause shown, to reduce or inc said valuations as assessed; and when so corrected, said mon council shall annex a certificate to said assessment to be signed by the president and recorder, that said roll been revised and corrected by them, which said certif shall be prima facie evidence of the regularity of the as ment of said village.

Recorder to

Sec. 30. It shall be the duty of the recorder of said vil make state-ment of taxes on or before the first Monday of October of each year, to der to the president a complete statement, in writing, c the local or general taxes authorized by the common co for the current year, together with all the information neces to the correct levy of the same.

complete roll and deliver to treasurer.

Sec. 31. It shall be the duty of the president to spread 1 the assessment roll aforesaid, all the general and local t authorized by the common council of said village for the rent year, in accordance with the by-laws, regulations or nances of said common council attached to the same, and the proper warrant for the collection of the taxes the levied, and deliver the same to the treasurer at the time scribed by law for the delivery of the township tax roll to township treasurer, who shall proceed to collect the sam the time allowed by law to township treasurer's for the or tion of taxes; and if any person shall refuse or neglect to

sum or sum or she shall be taxed or assessed aforesaid, the treasurer is he eby authorized and required to Distress and wy the same by distress and a sof the goods and chattels of for taxes. ne person who ought in law to the same, first giving noise thereof, as is required by v to be given by township reasurers; and in case the goo and chattels distressed shall m sold for more than the amount of the tax or assessment with the charges of distress and sale, the surplus shall be paid to the owner of such goods as d chattels, on demand; and in Return and the treasurer shall be una le to collect the taxes assessed taxes many real estate, he shall n ke a return thereof, with the meant due and unpaid on h description, and said tax Ameester shall be a lien on t ae, as hereafter provided. The spreading the taxes as afor i, the president shall be statistical to receive one dollar d fifty cents per day for the ine actually employed.

b. Sec. 32. The taxes so levied for village purposes (whether taxes to remain a lien upon the property on property. It is a same was levied, to the same extent, and in like manner as taxes required by law to be levied on property in the several townships of this State are liens upon such property; and all provisions of law respecting the return and sale of real estate for the non-payment of taxes for State, county and township purposes, shall apply to the return and sale of real estate for the non-payment of such village taxes, the treasure of the county of Ingham being hereby authorized and dimeted to receive the return of all such taxes, and apply the provisions of the general law to the same.

Sec. 33. The net proceeds of the sales of all real estate delin-Proceeds of sales of desired for non-payment of said village taxes shall be paid to inquest property to the treasurer of said village by the treasurer of the county of be paid to treasurer.

Ingham whenever required by the village treasurer; and the proceeds of all sums paid to the treasurer of the county of ingham before sale, on account of property within said village, payment deling and for non-payment of village taxes shall, in the manner, be a to said village treasurer.

127-

Sec. 34. The common council shall have suthority to est Power of council to common council shall have suthority to est organize fire lish and organize all such fire companies, and hose and homeanes. and ladder companies, and provide them with engines 1 other instruments, as shall be necessary to extinguish fires, preserve the property of the inhabitants of said village in conflagrations; to appoint from among the inhabitants of a village such number of men, willing to accept, as may deemed proper and necessary to be employed as firemen; prevent the erection of buildings in an unsafe manner, pass all necessary regulations to buildings deemed by unsafe as to risk by fire, or otherwise.

Public act.

Sec. 35. This act shall be favorably construed and recei in all courts as a public act, and copies thereof, printed un authority of the Legislature, shall be received without fur proof.

Who eligible to office.

Sec. 36. No person shall be eligible to any office, under act, unless he shall have resided in said village six months: preceding his election, nor unless he shall be entitled to therein.

Sec. 37. This act shall take immediate effect. Approved March 30, 1869.

[No. 371.]

AN ACT to incorporate the village of Milford.

ARTICLE L

OF THE BOUNDARIES OF SAID VILLAGE.

SECTION 1. The People of the State of Michigan enact. I Boundaries. all of that certain tract of land situate in the county of O land, and State of Michigan, being in township number: north, of range number seven east, and described as folk to wit: the south fourth of the west three-fourths of sec two, the south fourth of the east three-four ha of section th the east three-fourths of section ten, the wast three-fourths

pection eleven, the north fourth of the west three-fourths of Ibid.

Section fourteen, and the north fourth of the east three-fourths

section fifteen, being one and one-half miles square, shall

known and designated as the village of Milford.

Sec. 2. The inhabitants, resident within the boundaries Body corporated, are hereby declared to be a corporation, and shall politic.

The inhabitants, resident within the boundaries Body corporated and shall politic.

The vilues of Milford," and by that name they and their successors and have perpetual succession, capable in law of suing and being sued, complaining and defending in any court of law or party, and may make and use a common seal, and alter the state at pleasure; and shall also have power to purchase, hold and convey such real and personal estate as the purposes of the corporation may require.

ARTICLE II.

Sec. 1. The officers of said village shall be a president, Village officers. in trustees, one clerk, one marshal, who shall also be collector of taxes and assessments, one treasurer, one assessor, and such other officers, to be appointed as hereinafter provided, as may be necessary to carry out the provisions of this act.

ARTICLE III.

OF THE ELECTION OF OFFICERS.

Sec. 1. The inhabitants of said village, having the quali-Time and feations of electors under the constitution of this State, shall be a second meet at the place of holding the annual township meeting in the township of Milford, in said county of Oakland, in April, eighteen hundred and sixty-nine, on the second Monday of April, A. D. eighteen hundred and sixty-nine, and there proceed to elect one president and three trustees, who shall severally hold their office for one year; also three trustees, who shall severally hold their office for two years; and the inspectors of such election shall certify thereto accordingly immediately after the canvas shall be finished.

LAWS OF MICHIGAN.

Sec. 2. At the first election to be held in aid village, und this act, there shall be chosen by the qualified electors the present, from among their number, two judges and one de

Oaths of.

of said election, who, together, shall constitute the board inspectors thereof, each of whom shall, before entering up his office, take an oath before some person authorized to

minister oaths, that he will faithfully and impartially dischar Duties of. • the duties thereof. The said board shall conduct the election and certify the result thereof; and at each and each election thereafter to be held in said village, under the p

visions of this act, the common council of said village shall the board of inspectors thereof, and the clerk of said vills shall be the clerk of such board.

Polls; when to be open'd and closed.

Sec. 3. The polls of all elections in said village, under t act, shall be opened at ten o'clock in the forenoon, and shall continued open until four o'clock in the afternoon of said d and no longer. The name of each elector voting at such el tion shall be written in a poll list, to be kept at such elect by the clerk of the board of inspectors thereof. Inspectors to close of the polls of such election, the board of inspect

thereof shall proceed, without delay, publicly to count the h lots, unopened, and if the number of ballots so counted at exceed the number of electors' names contained in the list, the president, if present, and if not, then some of member of the board of inspectors of such election, shall dr out and destroy, unopened, so many of the ballots as at amount to the excess; and if two or more ballots shall found rolled or folded together, they shall not be count

Declare re-sult of elec-tion.

and thereupon the board of inspectors present at such elect shall proceed immediately and publicly to canvass and estimate the votes given at such election, and shall complete said e mate on the same day, and shall certify and declare the num of votes given for each officer, the names of the persons whom such votes for such office were given, and the num of votes so given for each person, and shall make and fil certificate thereof in the office of the clerk of said ville mithin twenty-four hours after the close of said canvass; and the person having the greatest number of votes for any office, shall be declared duly elected to such office; and if two or the how decided.

The persons shall have an equal number of votes for the same office, the board of inspectors of such election shall preserve as many slips of paper of equal size, as there are of persons having an equal number of votes, and shall write the same of one of said persons on each of said slips, and put the the table, and proceed to draw from said board shall be blind-tabled, and proceed to draw from said box the said slip, and the person whose name shall be first drawn therefrom shall be declared duly elected.

Sec. 4. It shall be the duty of the clerk of said village to Clerk to give give five days' public notice in three public places in said vil-elections. has, of the time and place of holding all elections, both anand special in said village, succeeding the one described in metion one of this article; said notices may be written or printed, er partly written and partly printed; and no person shall be permitted to vote at any such election unless he is possessed of all the qualifications of an elector under the constitution of this State, and shall have been a resident of said village for ten days next immediately preceding the day of such election. The clerk of said village shall, within five days after the clos- To notify ing of the polls of any election, notify the officers elected persons of their election. thereat, respectively, of their election; and each of the officers Officers to so elected and notified shall, before entering upon the duties of his office, take and subscribe an oath that he will support the constitution of the United States, and the constitution of this State, and that he will faithfully discharge the duties of his office, and shall cause a certificate of such oath to be filed with the clerk of said village within ten days after he shall have been notified of his election. If the qualification of any person Board of inclering to vote at such election shall be questioned, the same determine shall be determined by the board of inspectors thereof, upon of electors. an examination of such person thereto on his oath, which may be administer by any member of said board; and any person who shall swear falsely upon any such examination, shall be deemed guilty of perjury, and on conviction thereof she be liable to the punishment provided for that crime by the laws of the State.

Sec. 5. Elections for officers, after the one described in see holding annual electins tion one of this article, shall be held on the first Monday of March, in each year, at such places as shall be designated by the board of trustees, except as provided for in the first see

Proceedings tion; but if an election or the content to this act it should be not held at be held on the day when, pursuant to this act it should be not held at be held on the day when, pursuant to this act it should be held, the said corporation shall not for that cause be dissolved and it shall be lawful to hold such election at any time them after, public notice being given as prescribed by this act the holding of the regular election.

ARTICLE IV.

OF THE QUALIFICATIONS OF OFFICERS.

Who eligible to office.

Sec. 1. No person shall be eligible to any office in this cor poration, unless he shall have resided in said village six month next preceding his election, and shall be entitled to vote therein

Trustees not to become

Sec. 2. No member of the board of trustees, during his con surety, or be tinuance in office, shall become security for the performance of interested in any contract any official act or duty to be done or performed by any person elected or appointed to any office under the provisions of this act, and during the term for which he may be elected a menber of said board, he shall not be interested, directly or indirectly, in any contract or purchase, the expense or consideration whereof is to be paid out of the village treasury.

Appointed officers.

Sec. 3. No officer appointed by the president and trustee shall hold his office more than one year, or until his successor is appointed, and the president and trustees may require 0 any of them such security, by bond, for the performance of the duties of their respective offices, as shall be thought expedies which bond shall run to the treasurer of the corporation, at his successor in office, and suit may be brought for any bread ther cases, because any justice of the peace, or the circuit be brought.

The cases, because any justice of the peace, or the circuit be brought.

The cases, because any justice of the peace, or the circuit be brought.

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ARTICLE V.

OF THE PRESIDENT OF SAID VILLAGE.

- Sec. 1. The president shall be ex officio a member of the officers; powers and powers and be subject to the duties of president.
- Sec. 2. It shall be the duty of the president to preside at the To preside at meetings of the board of trustees, call special meetings of the trustees.

 Trustees whenever he shall deem it expedient, or it shall be demanded in writing for any specific purpose, by three of the trustees, or twenty electors of said village.
- Sec. 3. The president shall preside at all elections held to preside at elections.

 ander and by virtue of this act.
- Sec. 4. The president shall see that all the by-laws, rules, To enforce regulations and ordinances of said village are faithfully enforced, ulations, etc. and prosecute, in the name of "the village of Milford," all offenders against the same, and for all penalties and forfeitures

incurred under the provisions of this act, or under any of the

- by-laws, rules, regulations or ordinances passed by virtue thereof.

 Sec. 5. He shall receive and lay before the board of trustees, To lay reports be official reports of all officers who may be required to make trustees.

 Such reports, and, in connection therewith, suggest the passage of such measures as in his judgment the necessities of the village may require.
- Sec. 6. He shall appoint, by and with the consent of the To appoint trustees, one clerk, one marshal, one treasurer, one assessor, two or more fire-wardens, and such other officers as may be becessary to carry out the provisions of this act, and for the preservation and maintenance of the public peace and good

LAWS OF MICHIGAN.

1016

Provise. order, not otherwise provided for in this: Provided, Thats no officer so appointed shall hold his office: a longer terms than during the official term of the president so appointing him, or until his successor in office is appointed.

To have control of public property. Sec. 7. The president shall inspect and have the supervising control of the public property belonging to said village, and see that the same is properly cared for and kept in order.

ARTICLE VI.

OF THE BOARD OF TRUSTEES.

Board of trustees shall have the control and trustees may management of all the finances, and of all the real and personn relative to—
property belonging to the corporation, and shall examine and settle all accounts chargeable against the village.

Sec. 2. The board of trustees shall have full power, within said village:

Village officers. To declare and define the powers and duties of the officers of said village, whose powers and duties are not specifically prescribed in this act.

Second. To determine the amount and sufficiency of the sureties in the official bonds of the treasurer, marshal, and such other officers as they shall deem proper to require security from, in the discharge of official duty.

Public property.

Third. To provide for the care, custody and preservation of the public property of said village.

Fourth. To see that the several officers of the village perform their duties faithfully and correctly, and that proper measures are taken to punish neglect of duty in any of them.

Fire engines. Fifth. To purchase and keep in order, fire engines and other fire apparatus, and to make all needful rules and regulations for the safe keeping of the same, and to organize a fire department and define their duties, and prescribe penalties for their delinquencies.

Fire limits. Sixth. To establish fire limits, within which no wooden building shall be built, enlarged or placed; to regulate party walls,

to reg- Hesardous buildings. himneys, flues 1. and **ve** . пp b into the construction of smith sh mi ments. mberies, and other buildings co d dous: to Fires. hı guard against fires, and to com of lots, or owners er occupants of buildings, in such por of the village as they shall deem best, to provide one or more fire buckets, and to regulate the keeping of the same.

Seventh. To prevent vice or immorality; to preserve peace vice.

and good order; to establish a d maintain a competent police;

be suppress, restrain and close up all disorderly houses, houses Houses of ill-fame.

dill fame or licentiousness, gambling tables, or any other

device or instrument for gaming, and to punish the keepers of

mane, when so kept in violation of any by-law, rule, regulator ordinance of said village; to cause vagrants, idlers, dis-vagrants.

The or ordinance of said village; to cause vagrants, idlers, dis-vagrants.

The or ordinance of said village; to cause vagrants, idlers, dis-vagrants.

The or ordinance of said village; to cause vagrants, idlers, dis-vagrants.

The or ordinance of said village; to cause vagrants, idlers, dis-vagrants.

The ordinance of said village; to cause vagrants, idlers, dis-vagrants.

Eighth. To prevent the selling or giving away of spirituous Liquora. or termented liquors; to regulate or suppress billiard tables and bowling alleys.

Ninth. To prevent and punish immoderate riding or driving Fast driving. in the streets, and to provide penalties for leaving teams in the streets unfastened.

Tenth. To license and regulate theaters, shows, traveling Shows. concerts, auctioneers or auction sales, gift enterprises, hawkers, backsters, peddlers and pawnbrokers, or prohibit them from soliciting patronage of the community within the limits of said vilage.

Eleventh. To prevent and remove nuisances, and to punish Nuisances.

Persons for committing the same.

Twelfth. To compel the owners or occupants of lots to clean Clearing of the sidewalks in front of and adjacent thereto, of snow, ice, sidewalks. dirt, and every incumbrance or obstruction.

Thirteenth. To regulate the storage of powder, naptha, Powder.

Nicoglycerine combustible oils, lumber, and other combustible

naterial.

Dogs.

Lamps.

Building

Unsafe buildings.

Hitching posts.

Trustees to be commissioners of highways.

May order building of

Fire-arms. Fourteenth. To prevent the use of -arm re-works, along shots, metal knuckles and other weapons.

Markets. Fifteenth. To regulate mark a for the sale of poultry, ment vegetables, fruit, fish, hay, wood, lime, and lumber.

Sixteenth. To restrain horses, cattle, sheep, swine, mules and

Sixteenth. To restrain horses, cattle, sheep, swine, mules and other animals, geese and other fowls, from going at large in the streets of said village, under such penalties as they shall the by-laws, prescribe, and to establish and maintain possible or the restraint of such animals or fowls running at large.

for the restraint of such animals or fowls running at large and violation of any by-law, rule, regulation or ordinance of call village, and to make all needful rules and regulations for the effective use of the same.

Seventeenth. To prevent the running at large of dogs, to require

them to be muzzled, and to authorize their destruction, if four at large in violation of any ordinance of said village.

Eighteenth. To erect lamps, and cause the public grounds.

such of the streets of said village as they shall deem proper, to be lighted at such times as in their judgment the wants and interests of the village may require.

Nineteenth. To establish lines upon which buildings may be erected, and beyond which such buildings shall not extend.

Twentieth. To prevent the erection and provide for the

removal of all buildings deemed unsafe.

Twenty-first. To regulate the placing and provide for the

preservation of horse posts and shade trees.

Sec. 3. The board of truste s shall be the commissioners

highways within the limits of said village, and as such may exercise all the powers that now are granted to commissioners of streets and highways in the several townships of this State, to gether with such other powe as may be necessary to carry the provisions of this act, and may appoint one or more overseers of streets and highways as they shall deem best.

Sec. 4. The board of trustees shall, upon the petition is writing, of a majority of the property-owners along the line cany proposed work, praying for the armae, direct the building sewers along the line of, or order and an atend the gradit

t any street, highway, alley or lane in said village, and assess Assess expenses on secost and expenses thereof upon the lots lying on either adjoining ide of and adjoining the said work, in the proportion that the rontage of each lot shall bear to the whole frontage of all the the upon which the cost of said work is to be assessed; they shall also have full power and authority to provide for making, the structing and repairing all sidewalks and cross-walks in said sidewalks, and for paying the costs and expenses of the same by the same by the same to the owners or occupants of the lots, lands and sidewalks in front of which sidewalks may be directed to be specified, constructed or repaired: Provided, That all assessments Proviso. Its cross-walks shall be made upon the premises in the block of the front and side of said block.

Sec. 5. The board of trustees may take the land of any in-May take private dividual for the purpose of constructing, widening or extend-property for widening any highway, street, alley, lane, ditch, drain or sewer, but streets.

101 article nineteen of this act.

Sec. 6. The board of trustees may, at any time during the order tences removed, par, exercise the power of ordering fences to be removed, or of opening, widening and extending any highway, street, alley or lane within said village.

Sec. 7. And for the purposes enumerated, or any of them, Modify and repeal rules, or for executing any of the powers conferred upon said board of trustees by this act, the board of trustees may make, establish and publish, modify, amend and repeal by-laws, rules, regulations and ordinances, and prescribe such penalties or fines Prescribe such years and prescribe such penalties or fines and at they may deem proper for the violation of the same, not expenalties.

The second state of the same and to exceed thirty days, or both, for any one offense, except as been otherwise provided, and to enforce the same against any person guilty of such violation, in any court having jurisdiction of such cases; but all such by-laws, rules, regulations and ordinances shall be published at least for two successive weeks

before the same shall be considered as of force, or binding the inhabitants of said village.

ARTICLE VII.

OF THE CLERK OF SAID VILLAGE.

Clerk to at-tend all vil-

Sec. 1. The clerk shall attend and act as such at all v lage electn's elections in said village, and all meetings of the boa trustees, record their proceedings, file, preserve and ke books and papers belonging to said corporation and appear ing to his office, preserve and take charge of the corporate attend to the publication of all by-laws, ordinances, rules ulations and notices, as the board of trustees shall direct.

To keep poll list.

Sec. 2. The clerk shall keep a poll list of every election under this act, and notify all persons of their election appointment to office, within five days thereafter.

To give notice of elections.

Sec. 3. The clerk shall give at least five days' notice o time and place of holding elections under this act.

To keep books and papers open for public inspection.

Sec. 4. The books and papers in the office of said clerk at all times, on demand, be produced for inspection to all tors and taxable inhabitants of said village; and upon der and tender of fees at the rate of ten cents per folio therefo shall make and furnish a certified copy or transcript of paper or record, filed or kept by him as such clerk; copi all papers duly filed in his office, and transcripts from records of the proceedings of the board of trustees, cer by him under the corporate seal, shall be evidence in all c of this State, in like manner as if the original were produ

Clerk pro

Sec. 5. In case of the absence of the clerk from any o meetings or elections at which he is required to officiat duty upon such occasions shall be performed by such pers the board of trustees shall for the time designate.

ARTICLE VIII.

OF THE MARSHAL OF SAID VILLAGE.

- Sec. 1. The marshal shall have the general supervision of the Marshal to have superillage, and see that all by-laws, rules, regulations, and ordi-vision of the village. The marshal to have supervision of the village, according to the provisions of this act, are enforced.
- Sec. 2. He shall be ex officio constable and chief of police, To be chief of police.

 The powers belonging to constables of any township of this police.

 The powers belonging to constables of any township of this police.

 The powers belonging to constables of any township of this police.

 The powers belonging to constables of any township or gaming To enter disorderly because, or dwelling house, or other building where he may have assemblages.

 The powers are felon is secreted or harbored, and where any person who has committed a breach of the peace is being committed; to arrest disorderly persons or felons, and those engaged in disorderly assemblages, and take them before any justice of the peace of the township of Milford, who shall hear, try and determine the matter: Provided, That nothing in this proviso act shall be construed into his serving process in civil cases, nor in ariminal cases for the violation of any general law of the State of Michigan.
 - Sec. 3. He shall have the power to compel the citizens to aid to compel in extinguishing fires.
 - Sec. 4. The marshal shall at all times be subject to the super-to be subject vision and control of the president and trustees, and shall, trustees.

 whenever directed by the board of trustees, make complaint in writing, and on oath, before any justice of the peace for the township of Milford, for any violation of the by-laws, regulations, or ordinances of said village, passed by virtue of the provisions of this act, whenever the violation complained of shall have been done in view of said marshal.
 - Sec. 5. He shall be the collector of taxes in said village, and To collect shall have full power to collect the same, as provided for in satisfie thirteen of this act.
 - Sec. 6. He shall report in writing to the board of trustees, To make from time to time, as he may be required by resolution of the

LAWS OF MICHIGAN.

1022

board of trustees, of all his actions and doings, by virt his office, which report shall be filed with the clerk of the vi

When may be removed.

Sec. 7. The marshal may be removed from office by a jority vote of the board of trustees, for any refusal or not to comply with any lawful order or direction of the boat trustees, or for gross neglect in the discharge of official du but the cause of such removal shall in all cases be sprelarge upon the records of the village.

ARTICLE IX.

OF THE TREASURER OF SAID VILLAGE.

Treasurer to receive all corporation moneys.

Sec. 1. The treasurer shall receive all moneys belongir said corporation, and disburse the same under the direction the board of trustees.

To pay money enly on orders.

Sec. 2. He shall not pay any money on account of said lage, except upon a resolution of the board of trustees, as an order signed by the president and countersigned by clerk.

To keep correct record.

Sec. 3. The treasurer shall make and keep a correct reand account of all such receipts and disbursements, and a last regular meeting of the board of trustees prior to the au election, and at any other time when called upon by a retion of the board of trustees so to do, shall present to board a report in writing, of all items of receipts and disburents, with a statement of the debts, dues and demands of corporation.

May sell and convey lands for taxes.

Sec. 4. The treasurer shall have full power to sell and vey all lands returned for delinquent taxes, as provided f article sixteen of this act.

ARTICLE X.

OF THE ASSESSOR OF SAID VILLAGE.

Assessor.

Sec. 1. The assessor shall possess the powers and disc the duties prescribed in articles fourteen and fifteen of th and to perform such other services as are provided for in articles.

ARTICLE XI.

OF VACANCIES IN OFFICE.

1. A vacancy in the office of any of the officers of said vacancies (except president) shall be filled on the appointment of saident, ratified by the board of trustees; and the said of trustees shall, at their first regular meeting after each election, elect from their number a president pro tempore, all, in the absence of the president, discharge all the be subject to the like responsibilities, and exercise the owers herein provided for in the office of president.

ARTICLE XII.

OF THE COMPENSATION OF OFFICERS.

- 1. The president and trustees shall not receive any com-Compensatin ion for attendance at the regular meetings of the board of officers.
- 2. The officers of said village (except as provided in Ibid. 1 one of this article) shall receive such compensation as erd of trustees shall, by resolution, direct.

ARTICLE XIII.

OF THE LIMIT OF TAXATION.

- 1. The board of trustees shall have power to raise by Taxes; pow're of trustees to levy on rovided for in sections two and three of this article) the taxable inhabitants of said village and the property a liable to taxation, such sums of money as they shall proper, but not to exceed the sum of one-half of one per upon the assessed value of such property, to defray the a expenses of the corporation and to carry into effect veral powers and privileges of this act.
- 2. The board of trustees shall have power to levy a Highway, ay tax upon the real and personal property liable to tax-limited. in said village, not exceeding in any one year the sum of

one-half of one per cent. upon t sed value of property, to be expended _cl____ __ on highways, st alleys and lanes of said vil uge, as the board of trustees direct.

Poll tax; who to pay.

Sec. 3. The board of trustees shall have power to lev cause to be collected, in each and every year, a poll tax o dollar upon every male inhabitant of said village of the twenty-one years and upward, and not exceeding the s fifty years, except paupers, idiots, lunatics, and others exc by the laws of this State, and in article twenty-five of thi and all moneys collected by virtue of this section shall be and considered as a part of the highway fund.

Taxes limited

Sec. 4. No other highway tax shall be levied and collect said village excepting those mentioned in sections two three of this article; and the tax specified in said sections be included in and subjected to the same proceedings: this act are required to be had upon the general tax.

Special tax.

Proviso.

further sum as they may deem necessary, not exceeding sum of two per cent. upon the assessed value of proper said village, by special tax: Provided, That the consent majority of the taxable inhabitants of said village authori vote, who are present and voting at an annual, or special me

Sec. 5. The board of trustees may cause to be raised

called for that purpose, first be obtained. Notice of meeting to vote on spe-

Sec. 6. Before any tax for such further sum can be vot at any meeting, a notice must be published by order (board of trustees, and signed by the clerk of said village, least two weeks before such meeting, by publishing the in the village newspapers, if there shall be any publish said village, and by posting the same in at least six 1 places in said village, stating that the meeting will be upon to vote for such tax, specifying the objects and the proposed to be raised.

How vote

Sec. 7. The vote on any special tax shall be by ballot, shall have written or printed on the inside the words, "fi tax," or "against the tax," and be deposited in a separate be labeled "village tax;" and all other proceedings had rein shall be the same as provided for in this act for holding stions.

lec. 8. The proceedings for the assessing, apportioning, re-proceedings for assessing wing and collecting such tax so voted, shall be the same as tax, etc.

ARTICLE XIV.

OF THE ASSESSMENT OF TAXES.

Sec. 1. The assessor of said village shall, once in each year Assessment don or before the second Monday in May, make an assess-tents of.

Int roll, containing a description of all the property, both whand personal, liable to taxation in said village, and the same of the owner or occupant, or agent thereof, if known, and the names of all persons liable to pay a poll tax in said liage, and shall set down in such roll the valuation of such reperty at its fair cash value, placing the value of real and resonal property in separate columns.

Sec. 2. The assessor, immediately after the completion of the Notice of measurement roll, and before any tax shall be levied on the same, all give ten days' notice by posting in at least six public laces in said village, that on a certain day, and in a certain lace in said village, therein named, he will review said assessment roll, and that any person or persons deeming themselves grieved by such assessment may be heard.

Sec. 3. The assessor, at the time and place mentioned in said Corrections of the said and the said the said that any person has been wrongfully assessed, the said then and there alter such assessment roll, as shall press to him to be just and proper.

Sec. 4. Immediately after the expiration of ten days, and re-ASSESSOT to isw of the assessment roll as aforesaid, the assessor shall cer-trustees. iy the said roll, under his hand, to the board of trustees of tid village.

129-

LAWS OF MICHIGAN.

Roll certified back to assessor.

Sec. 5. The board of trustees shall to pon, after an emback to assessor, with the amount of general, special and highway taxes to be raised, together with a particular description of the lots, and the amount to be raised on each of said lots, as special assessment for work done, as provided for in section four, of article six of this act, which said certificate, endorsed on said assessment roll, shall be signed by the president and clerk of said village.

ARTICLE XV.

OF THE APPORTIONMENT OF TAXES.

Apportionment of taxes.

Sec. 1. The assessor of said village shall, immediately a receiving the assessment roll, with the amount to be rais thereon, as provided for in the preceding section, proceed to estimate, apportion and set down in two separate column, opposite to the several sums set down as the value of real and personal estate on the assessment roll, in proportion to the individual and particular estimate and valuation as specific thereon, the respective sums, in dollars and cents, as a general special and highway tax thereon; also, in a third column, opposite the particular description of individual lots, he shall set down the sums severally assessed on said lots, as an assessment for special work done under section four, of article six of this act, to be paid by the owner or owners, or parties interested in such real and personal estate; and shall also set down in * fourth column, on said assessment roll, one dollar opposite the name of every person liable to pay a poll tax in said village.

Assessor to certify roll to marshal.

Sec. 2. Immediately after apportioning the tax as provided for in the preceding section, the assessor shall cause said assessment roll, certified to under his hand, to be delivered to the marshal of said village, with a warrant annexed thereto under the hands of said assessor and the president of said village, directing and requiring him to collect from the several persons named in said roll, the several sums mentio therein oppo-

ing him, in casey of them shall neglect or refuse to pay

wh sums, to levy the same by distress and sale of his, her or

wir goods and chattels, together with the costs and charges

I such distress and sale, and directing him to pay such sums,

hen collected, to the treasurer of said village, by a certain day

herein named, not more than forty days from the date of said

merant.

Sec. 3. The president and assessor may renew said warrant warrant renewed.

Sec. 4. Whenever any special tax shall be voted to be raised Basis of any special tax. s provided for in article thirteen of this act, the apportionment of the same shall be based on the assessed value of the seal and personal estate as set down in the annual assessment

Sec. 1. The marshal of said village shall, immediately after collection of

ARTICLE XVI.

OF THE COLLECTION OF TAXES.

beseiving the assessment roll with the warrant of the assessor beseiving the assessment roll with the warrant of the assessor beseiving article, proceed to collect the taxes as apportioned in aid roll and according to the provisions of said warrant.

Sec. 2. If any person or persons shall refuse or neglect to power of marshal to sy the sum or sums at which they shall be taxed or assessed sell goods for taxes. If any person shall proceed to levy the same by disfer said and sale of the goods and chattels of the persons who are able to pay the same, first giving public notice thereof, as is squired by law to be given by township treasurers; and in case is goods and chattels so distressed shall be sold for more than be amount of the tax or assessment, with the charges of distress and sale thereon, the surplus shall be paid on demand to be owner or owners of such goods and chattels.

Sec. 3. In case any person upon whom any tax to be assessed proceedings and village for personal estate shall have removed out of has removed from village. It will age after the assessment, and before such tax ought by

law to be collected, it shall be lawful for the marshal to law and collect such tax of the goods and chattels of the person as assessed, in any township within the county to which such person shall have removed, or in which he shall reside.

Sec. 4. Whenever any tax which shall have been, or which

may hereafter be assessed on personal property in said village

Marshal authorized to sue for taxes.

shall be returned by the marshal for non-payment, under the provisions of this act, it shall be lawful for the marshal of mid village to sue the person or persons against whom such tax we assessed, before any court of competent jurisdiction, and have, use, and take all lawful ways and means provided by the for the collection of debts, to enforce the payment of such the

Return of unpaid taxes. Sec. 5. In case the marshal shall be unable to collect the taxes assessed on any real estate, he shall make a retain thereof, with the amount due and unpaid thereon, within the days after the expiration of the time limited in the assessment warrant to him for the collection of taxes, or in the renewal of time thereof by the said assessor, as provided for in section that of article fifteen of this act, to the treasurer of said village;

Taxes to remain a lien on real estate.

all taxes levied upon real estate, and all assessments made there on, under and by virtue of the provisions of this act, shall be and remain a lien upon said real estate until the same is paid

When lands may be sold at public auction.

Sec. 6. The treasurer of said village shall preserve in book to be by him kept for that purpose, a list of all lands returned to him delinquent for taxes by the marshal, as provided for in the preceding section; and if the same shall remain unpaid, together with interest at the rate of twenty per centum per annum from the date of the warrant to the marshal as after-said, for the term of one year from the date of the warrant to the marshal, he shall cause so much of the land charged with such tax and assessment and interest, to be sold at public suction to the highest bidder, as shall be necessary to pay the mid tax, assessment, interest, and cost of sale thereof.

Notice of

Sec. 7. Before any land shall be sold for delinquent taxes, so provided for in the preceding section, the treasurer shall give notice for at least six weeks, by publication in a newspaper

published in said village, if any such shall be so published, and if not, then by posting up in at least three of the most public places in said village, of the time and place of sale, with a description of the land then and there to be sold for delinquent taxes.

Sec. 8. The treasurer, on the day mentioned in said notice, Manner of selling.

The said commence the sale of said lands and continue the same selling.

The same selling selling seem day to day until all is sold upon which there are taxes, seements and interest due and unpaid; and in selling such lands he shall sell so much of each description as will pay the large, assessments, interest and cost of sale, as aforesaid.

Sec. 9. In case less than the whole of any description shall portion of

Sec. 9. In case less than the whole of any description shall Portion of description description the sold for the taxes, assessments, interest and charges thereon, to be sold.

Sec. 9. In case less than the whole of any description shall portion of description to be sold.

Sec. 9. In case less than the whole of any description shall portion of description thereof sold shall be taken from the north side of such description.

Sec. 10. At the sale aforesaid, the treasurer shall give the Certificate of urchaser or purchasers of any such lands a certificate in wriag, describing the land purchased and the sum paid therefor, and the time when the purchaser or purchasers will be entitled to a deed of the said lands; and unless within one year from Conveyance. the date of such sale there shall be paid to the treasurer, for the use of the purchaser or purchasers, his, her or their heirs or assigns, the sum mentioned in such certificate, together with the interest thereon, at the rate of twenty per centum per mnum, from the date of such sale, the treasurer shall, at the expiration of said one year, execute to the purchaser or purchasers, his, her or their heirs or assigns, a conveyance of the ands sold, which said conveyance shall, in case all the proceedings previous to the sale of the land and execution of the deed have been regular and according to law, vest in the purchaser or purchasers, or to whomsoever it shall be given, an estate in simple, and the said conveyance shall be prima facie evidence of the regularity of all the proceedings connected therewith from the valuation of the land by the assessor to the date of the deed inclusive, and of the title in the grantee therein named; and every such conveyance, executed by the said treasWhen may be used as evidence. urer, under his hand and seal, witnessed, acknowledged, at recorded in the usual form, may be given in evidence in the same manner as other deeds of conveyance.

ARTICLE XVII.

OF THE REGISTRATION OF ELECTORS OF SAID VILLAGE.

Board of registration.

Sec. 1. The president, clerk, and one of the three trustee having the shortest term to serve, shall constitute the villegi board of registration.

Clerk to provide books for registration.

Sec. 2. The clerk shall provide a suitable bound book or resister, at the expense of said village, so made and arranged to conform with the laws of this State relating to the registration in the several townships thereof, to be kept by the willage clerk.

To enter names of voters. Sec. 3. The clerk of said village shall, at any time (except a provided for in this act) on demand, enter in its alphabetical order the name of any person entitled to vote in said village under the provisions of this act, with the date of such registration, and the residence of such person so demanding registration.

Time board shall meet to complete list of votes. Sec. 4. On the last secular day next preceding the day for holding any regular or special election of said village, after the year one thousand eight hundred and sixty-nine, the said board of registration shall be in session at such place in said village as they shall designate, for the purpose of revising and completing the list of qualified voters entitled to vote at the election then next ensuing, during which session it shall be the right of each and every person then actually residing in said village, and who, at the then next approaching election, may be a qualified elector, and whose name is not already registered, to have his name entered in the register, which shall be done by the clerk of said village; and after the close of said session, me name shall be registered until after the close of the polls at the election then next ensuing, except as provided by the laws of

is State gua ling the purity of elections in the several waships thereof.

ARTICLE XVIII.

OF ELECTIONS.

- Sec. 1. The president, clerk, and one of the three trustees Election whose term of office will first expire, shall constitute the bestion board.
- Sec. 2. The members of said election board shall, before Oaths of members upon the discharge of their official duty, take an oath examination, to be administered one to the other, to support the constitution of the United States and of the State of Michemand to faithfully and impartially discharge their duties as judges of election, and said election board shall constitute the board of inspectors of election within the meaning of this act.
- Sec. 3. At any election held under and by virtue of the pro-clerk to place regions of this act, (except at the first election otherwise pro-of election in hands and village shall cause the register of electors of the village of Milford to be placed in the hands of the election board, to be used by them during such election, and returned to the clerk of said village immediately thereafter, and they shall not receive the vote of any person whose name is not written therein.
- Sec. 4. At the first election held in this village, under the Township provisions of this act, the registration books of the town-books to be thip of Milford of the qualified electors of said village shall election. be used with like force and effect as the register of the electors of the village of Milford, provided for in this act.
- Sec. 5. The registration of electors provided for in this act shall be used only for elections for village purposes, and shall [not] be construed to interfere with the registration of electors or the elections of the township of Milford.
- Sec. 6. The board of registration and election in said village Village thall exercise the same powers to preserve the purity of electors of.

tions as are now, or may hereafter be give bу w to boards registration and election in the several townsnips in this St except as modified by the provisions of this act.

ARTICLE XIX.

OF PRIVATE LANDS TAKEN FOR PUBLIC PURPOSES.

eding when private lands are taken for public use.

Sec. 1. Whenever the lands of any person shall be require by the board of trustees for any of the purposes named article six, section five of this act, within the limits of village, the board of trustees shall give notice in writing ther by personal service, or by written notice posted up in three the most public places in said village, to the owner or part interested in said lands, his, her or their legal repre tatives, at least three weeks next preceding the meeting said board of trustees, of the intention of said board trustees to take such land for the purposes aforesaid; after publication or service of such notice, the board

trustees are authorized to treat with the owner or part

Trustees to treat with owner.

Summoning of jury.

interested in said lands, his, her or their legal represent tives; and if, at the expiration of the time limited as afore said, for the publication or service of notice, the parties can not agree therefor, it shall and may be lawful for the board of trustees to direct any justice of the peace of the township Milford, to issue a venire facias, to command the marshal of said village, or any constable of the county of Oakland, to summon and return a jury of twelve disinterested freeholders, residing without the limits of said village, to appear before said justice at a time therein stated, to inquire into the just compensation to be paid therefor to the owner or owners, his, he or their legal representatives, which jury, being first duly sworn by said justice, faithfully and impartially to inquire into the just compensation to be made therefor, and having viewed the premises, if necessary, shall inquire of and asses such damages and compensation as they shall judge right and proper to be awarded to the owner or owners of, or parties in-

Jury to damages heir respective losses, according to the several interests or estates therein; and the said justice shall, upon the return of much assessment or verdict, enter judgment therefor confirming the same; and such sum or sums so assessed, together with compensation the costs, shall be paid or legally tendered, before such land, owner.

The costs, shall be paid or legally tendered, before such land, owner.

The person or persons, his, her or their legal representatives the person or persons, his, her or their legal representatives to the said judgment shall be rendered; it shall be rendered; it shall be rendered or premises to be occupied and used for the imposes aforesaid.

Sec. 2. The board of trustees, or any party or parties claim-Right of and damages as aforesaid, may have the right to remove such poccedings by appeal to the circuit court for the county of halland, upon giving notice of his, her or their intention so to to said justice, in writing, within ten days; or in case of absence of said party or parties from said village at the me of the rendition of said judgment, then within thirty hays after the verdict of said jury, and the judgment of said mutice, as aforesaid; and upon filing a transcript of the proecedings aforesaid, duly certified by said justice, within forty days after the verdict and judgment as aforesaid, in the circuit court of the county of Oakland, the same proceedings shall facupon be had as is prescribed by law in other cases of appeal: Provided, That if final judgment for damages in said cir-Proviso. cait court shall not exceed the damages assessed before the mid justice, at least five dollars, then the party appealing shall my all costs occasioned by such appeal.

ARTICLE XX.

OF PUBLICATION.

Sec. 1. Whenever publication shall be required by virtue of Publication; the provisions of this act, and not herein otherwise provided construed.

for, it shall be ad to mean publication in the newspaper of said village, if y shall be published therein, and if not, 130—

then by posting up in at least three of the most public place in said village.

Affidavit of publisher to be taken as evidence.

Sec. 2. An affidavit of the publisher of the newspaper, whe publication is made in said paper, or of the clerk of said villag when publication is made by posting up, as provided for i this act, of notice of tax sale, or passage of any by-law, rak regulation or ordinances of said village, or of any other notice required to be published by virtue of the provisions of this a shall be prima facie evidence of such publication.

ARTICLE XXI.

OF ANNUAL STATEMENT OF BOARD OF TRUSTEES.

Annual

Sec. 1. The board of trustees shall, at the expiration of year, cause to be made out and published, a true statement writing, of the finances of said village, exhibiting in detail items of receipts and expenditures of the year, together w the estimated receipts and disbursements for the ensuing year

ARTICLE XXII.

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OF DEPUTIES.

Deputy marshals.

Sec. 1. The board of trustees shall have power to appoint one or more deputy marshals, who shall be under the same restraints, exercise the same powers, and be bound by the same responsibilities as the marshal, duly appointed under the provisions of this act.

ARTICLE XXIII.

OF MONEYS COLLECTED BY THE MARSHAL.

Marshal to

Sec. 1. The marshal shall pay all moneys collected by him b pay moneys to treasurer. virtue of his office, except as herein otherwise provided, with twenty days after receiving the same, to the treasurer of said village.

Sec. 2. The treasurer of said village shall give a receipt i Treasurer to writing, signed by him as such treasurer, to the marshal, o Wher person paying money to him on account of said village, teknowledging the receipt of the same.

ARTICLE XXIV.

OF HIGHWAYS.

Sec. 1. The said village shall be exempt from the superin-Highways.

Indence and control of the commissioners of highways of the

cownship of Milford, except for the purpose of building, main
ining and repairing the bridges across the Huron river and

Pettibone creek within said village; the township of Milford

and the said village shall be deemed the township of Milford,

at the said township existed before the passage of this act, and

hall be subject to the provisions of the general laws of this

late, relative to the building, maintaining and keeping in re
liar such bridges, and in no case shall the said village be liable

the bound to build, maintain or keep in repair such bridges.

Sec. 2. All moneys collected for highway purposes shall be Highway

money shall be appropriated or paid from said fund, except for

highway purposes.

ARTICLE XXV.

OF PRIVILEGES TO FIREMEN.

Sec. 1. Each member of the fire department, or an engine, Firemen to book and ladder, bucket or hose company duly organized by from politax and ladder, bucket or hose company duly organized by from politax and ladder, bucket or hose company duly organized by from politax and ladder, bucket or hose company duly organized by from politax and shall vice.

ARTICLE XXVI.

OF THE POWER TO BORROW MONEY.

Sec. 1. The board of trustees of said village shall have power Power of trustees to borrow money for public improvements, on the credit of borrow money.

and village, not exceeding one thousand dollars in any one

year, provided the same may be authorized as require section five, of article thirteen of this act.

ARTICLE XXVII.

OF THE OAKLAND COUNTY JAIL.

Corporation Sec. 1. The corporation shall be allowed the use of the callowed the use of the country of Oakland, for the imprisonment ty jail. any person liable to imprisonment under the provisions of act, or of any by-law, rule, regulation, or ordinance passe

virtue thereof, and all persons so committed to said jail, be under the charge of the sheriff as in other cases: Provi

Proviso.

The said county of Oakland shall in no manner be charge with the cost and expenses of such imprisonment in civil c

ARTICLE XXVIII.

OF THE COMPETENCY OF CITIZENS.

Citizens to be compet'nt as jurors.

Sec. 1. No person shall be deemed an incompetent ju witness or juror in any case in which said corporation is it ested, by reason of his being an inhabitant of said vil except as provided for in article nineteen, section one of act.

Sec. 2. This act shall take immediate effect. Approved March 30, 1869.

[No. 372.]

AN ACT to change the name of the plat and village of C ville, in the county of Muskegon, to Fruitport.

Name changed.

SECTION 1. The People of the State of Michigan enact, the name of the plat and village of Crawville, in the coun Muskegon, be and the same hereby is changed to Fruitpo Sec. 2. This act shall take immediate effect. Approved March 30, 1869.

[No. 373.]

ACT to organize the township of Reynolds, in the county of Montcalm.

SECTION 1. The People of the State of Michigan enact, That Township organized. Il of township number twelve north, of range ten west, and sow forming a portion of the township of Pierson, in the sunty of Montcalm, be and the same is hereby set off from the residue of said last named township, and organized into a perate township by the name of Reynolds; and the first sunship meeting thereof shall be held at the house of David tarthout, in said township, on the first Monday of April next.

Sec. 2. J. H. Maze, David Swarthout and John Moore are Board of inspectors. The said township election, each of whom shall take the oath of office prescribed by the constitution.

Sec. 3. The electors present at the time and place of open-vacancies; how filled.

In said first township meeting, may fill any vacancy or vacancies

That may occur in said board of inspectors.

Sec. 4. If for any reason said township election shall not be proceedings when election shall not be proceedings when election shall be lawful to hold the is not held at appointed at appointed the angle of time.

The proceedings when election shall not be proceedings when election is not held at appointed to appoint and the same at such time and place in said township as may be designified.

The proceedings when election shall not be proceedings when election is not place to said board of inspectors are hereby authorized and required to give.

Sec. 5. This act shall take immediate effect. Approved March 30, 1869.

[No. 374.]

AN ACT to incorporate the village of Portland, in Ionia county.

Section 1. The People of the State of Michigan enact, That Boundaries. all that tract of country situated in the township of Portland, county of Ionia, and State of Michigan, which is described as follows: Commencing at the center of section twenty-seven,

town six north, of range five west; thence west one and half miles to the west quarter stake of ____tion twenty-e thence south one and one-fourth miles; thence east one one-half miles; thence north one and one-fourth miles to place of beginning, be and the same is hereby made and stituted a village corporate, to be hereafter known and design by the name of the village of Portland.

Elections; when and where held.

Sec. 2. The male inhabitants of said village, having qualifications of electors under the constitution of this a shall meet at R. H. Schofield's hall, in said village, on the Monday of May, eighteen hundred and sixty-nine, from o'clock A. M., till twelve o'clock, noon, and annually on the Monday of May, thereafter, at such place as shall be provide the by-laws of said village, and then and there, by ballot, select, by plurality of votes, a president, clerk, assessor, the urer, marshal, and two trustees of said village, who shall

Officers and terms of office.

urer, marshal, and two trustees of said village, who shall their office for one year, or until their successors are di and qualified; and two trustees for two years, or until successors are chosen and qualified; and two trustees for i years, or until their successors are chosen and qualified; annually thereafter, as aforesaid, a president, clerk, asse treasurer, and marshal of said village shall be elected, who hold their respective offices for one year; and two trus who shall hold their respective offices for two years, or their successors are chosen and qualified; but if an electic the aforesaid officers shall not be made on the day when, suant to this act, it ought to be made, the said corpor shall not, for that cause, be dissolved, and it shall be law! hold such election at any time thereafter, public notice 1 given, as prescribed by this act for the holding of the ge election.

Judges and clerk of election.

Sec. 3. At the first election to be held in said village to this act, there shall be chosen by the qualified electors: present, from among their number by viva voce vote, two just and one clerk of said election, who, together, shall constitute board of inspectors thereof, each of whom shall, before e

on the duties of his office, take an oath before some per-Oath oc. thorized to adminious oaths, that he will faithfully and ially discharge the duties thereof. The said board shall * the said election and certify the result thereof; and at nd every election thereafter to be held in said village, the provisions of this act, any two of the trustees may be , and the clerk of the village, or his substitute, shall be ark of the election, who, together, shall constitute the of inspectors thereof; and all such elections shall be con-manner of conducting l, as nearly as may be, in the same manner as is provided elections. for holding of general and special elections in the State thigan, except as herein otherwise provided; and the inrs shall have the same powers and authority for the presm of order, during the time of holding the elections invassing the votes, as are conferred by law upon inspectgeneral elections held in this State; and it shall be suffic- Poll list. keep but one poll list at any election held for said viland when the inspectors holding any election shall have sted the canvass of votes, they shall thereupon certify sclare in writing, the whole number of votes given for ficer, the names of the persons for whom such votes for ffice were given, and the number of votes so given to erson, and shall file such certificate in the office of the of said village, the same or succeeding day of such elecogether with the poll list and box or boxes containing all llots cast at said election; and within twenty-four hours Inspectors to determine mech certificate shall have been so filed, the said inspect what persons mil complete said canvass, and determine what persons exted to the several offices respectively, and cause said aination to be entered upon the records of said village; any officer shall not have been chosen by reason of two Tie. re candidates having received an equal number of votes, spectors of such election shall determine, within the time aid, by lot, which of such persons shall be considered d.

LAWS OF MICHIGAN.

Clerk to give notice of elections.

Sec. 4. It shall be the duty of the clerk o give at least days' notice of the time and place of holding any ele either by posting written or printed notices in three or most public places in said village, or by causing the same published in a newspaper, if there be one printed in said lage; and in case of a special election, such notice shall forth the purpose and object of the election; and on the

Polls; when opened and closed.

of election held by virtue of this act, the poll shall be of at nine o'clock in the forenoon, or as soon thereafter as mutand closed at four o'clock in the afternoon of the same and within five days after the closing of the poll of any election, and the officers elected shall enter upon their of the ensuing Monday.

Officers to take oath.

Sec. 5. The president and every other officer elected o pointed under the provisions of this act, shall, before ent upon the duties of his office, take and subscribe an oa affirmation, which may be administered by any trustee, o other person authorized to administer oaths, to suppose constitution of the United States and of this State, and he will faithfully discharge the duties of his office, account to the best of his ability, a record of which oath shall be and kept by the clerk.

Vilage board; who to constitute.

Sec. 6. The president and trustees shall constitute a v board, a majority of whom shall constitute a quorum to transaction of business. A less number, however, may ad-

Duties of president.

from time to time. The president shall be executive offithe village; he shall preside at all meetings of the board, shall be his duty to see that all the officers of said village fully discharge their duties; and in case of his absence of bility to serve, the trustees shall have power to elect their own number a president pro tem., who shall have a powers, and perform all the duties of the president. If be the duty of the clerk to attend all meetings of the board, keep a fair and accurate record of their process.

Clerk.

rform such otl duties as shall be assigned him by the s and ordinances of the village.

- 7. The president and trustees of said village shall be a Body corporate and politic, with the same powers as township politic.

 1, in addition to those granted by this act, under the of "the president and trustees of the village of Portand may have a common seal, which they may alter at re; may purchase and hold real estate for the use of said, and at any time sell and convey the same; and may ad be sued, defend and be defended in any court; but any suit shall be commenced against the corporation, the shall be commenced by summons, an attested copy of shall be served upon the president, or any one of the se of the village, at least six days before the return day f.
- 8. The president and trustees shall have power to President and establish by-laws, rules and regulations, and to alter to pass law relative to peal the same at pleasure, for the following purposes, to For the appointment of such officers (whose election is appointment of officers. rein provided for) for said village as they may deem ary, and to fix the compensation for their services, and ich as they may deem necessary and right for the maintennd preservation of the public places, property and build-! said village; to regulate the police thereof; to preserve Police. blic peace; to prevent riots, disturbances, and disorderly slages; to appoint watchmen and policemen, and organize $_{\mathbf{Fire}}$ lepartment, and define their duties, and prescribe penal-department. r their delinquencies; to restrain, apprehend, and punish yagrants. sts, mendicants, drunkards, and all disorderly persons; rish lewd and lascivious behavior in the streets, or other places; to regulate, suppress, and restrain disorderly Billiard ming houses, billiard tables, and other devices and inmts of gaming; and shall have exclusive power and au-· to license such persons as tavern keepers and common Tavern ess as they shall think best, but no license shall be in keepers. xcept during the term of office of the board granting it; 131-

Liquors. to prevent the selling or giving away of spirituous or fe liquors to drunkards, minors or apprentices; to prev Fast driving punish immoderate riding or driving in any street, or bridge, and to authorize the arrest and detention of an who shall be guilty of the same; to abate, prevent and nuisances; to suppress disorderly houses and house Disorderly houses. fame, and to punish the inmates and keepers thereof: Incumbering vent and compel the removal of all incumbrances. ea ments and obstructions upon the streets, walks, lane bridges, parks, and public grounds within said village; pel the owners or occupants of lots to clear sidewalks of or adjacent thereto, of snow, ice, dirt, mud, boxes, a Gunpowder. incumbrance or obstruction thereto; to regulate the st powder, lumber, or other combustible material; to pre use of fire-arms, slung-shots, and other weapons and fu Markets to construct and regulate markets; to regulate the ver meats, vegetables, fruit, fish, and provisions of all ki regulate the sale of hay, wood, lime, lumber and coal; Weights and ulate the gauging of vessels containing liquor, the se measures. weights and measures; to regulate and maintain one pounds, and to provide for the restraint of horses and Pounds. sheep, swine and other animals, geese and other poul to authorize the taking up, impounding and sale of tl for the penalty incurred, and the cost of keeping and in ing, and to punish for the rescuing the same before a and charges are paid; to prevent the running at large Logs. to require them to be muzzled, and to authorize their tion if found at large in violation of any ordinance; to: and license cartmen, porters, hacks and cabs, and to Cartmen, their rates of compensation; to prevent runners from s travelers; to construct hydraulic works to supply the Hydraulic with water; to light the streets; to borrow money to improvements, not exceeding one thousand dollars in a year; to establish wells and cisterns, and to prevent th Wells and ci sterns. of water; to regulate and prohibit bathing in the public

within said village; to purchase grounds for, and regula

s and the burial of the dead, and to provide for the re-cemeteries. of the bills of mortality, and to order the use for burial bees, of any burial ground or cemetery to be discontinued ever they may deem the same necessary for the best interr health of the citizens; to ascertain, establish and settle Boundaries oundaries of all streets and alleys, and to establish grades for: to order and cause to be drained or filled, any low or by land, to cleanse and regulate any grounds, yards, s, cellars, or vaults within said village, that may be sunken, , foul, incumbered with rubbish or unwholesome, and to s the cost and expense thereof on the premises benefited; tablish lines upon which buildings may be erected, and Building ad which such buildings shall not extend; to prevent the Unsafe ion of buildings in an unsafe manner, and to pass all necy regulations relative to buildings deemed unsafe; to regthe building of partition and other fences; to establish mits, within which no wooden buildings shall be moved, or enlarged; to regulate party walls, chimneys, flues, and Party walls, ag up of stoves and stove-pipes, and other things that may semed dangerous in causing or promoting fires; to pur-Fire enginer. and keep in order fire engines and other fire apparatus, construct buildings to store them; to cause each building ted as a house, store or shop, to be provided with fire ta and ladders, and to organize, maintain and regulate all fire engine, hook and ladder, hose and bucket companies be deemed expedient, and may appoint from among the stants of said village, such number of men willing to acas may be deemed proper and necessary to be employed amen; and every such company shall make their by-laws ules for the organization and government of the company, st to the approval of the village board; to regulate the s, powers and fees of village officers; to prescribe the set-shade trees. of posts and shade trees; to provide for the construction dewalks and repairing the same; to grade the walks, Sidewalks. s and alleys, and to prescribe the manner of planking or ring of them; the cost and expense of planking or repair-

LAWS OF MICHIGAN.

ing sidewalks, grading or paving streets, walks and alley paving or planking to be paid by assessments on the l front of or adjoining either or all such improvements shall be made: Provided, That so much money belong Proviso. the highway fund of said village as the president and tr may direct, may be expended for grading: And provided fi Thid. That no more than ten per cent. on the assessed value c lot shall be collected in any one year for such purposes; t struct sewers, drains and culverts; to grade, gravel, pay Streets pair, amend and otherwise improve the streets, lanes, a public grounds and parks in said village; to lay out, esta open, extend, widen, straighten, alter, close and vacate streets, highways, alleys, lanes, water-courses, squares, n places and public parks in said village, as they shall deer essary for the public good and convenience, under the r tions provided for in this act; to prescribe the levying an Highway and other taxes. lection of highway and other taxes; to regulate the cover mill-races, at the expense of the owners thereof; to ra curb, when necessary, all walks at the expense of the o of the adjoining lots; to license and regulate auctioneers Peddling. dlers and pawn-brokers, and auctions, and hawking and dling; and to license and regulate the peddling and s jewelry, goods, merchandise and other property, by hand-cart, show-case, show-stand, or otherwise, in the Exhibitions, streets; to prohibit, restrain, regulate and license all a exhibitions of natural or artificial curiosities, caravans of mals, theatrical exhibitions, shows, concerts, circuses, or performances and exhibitions for money; to prevent the Violation of tion of the Sabbath, and to require all saloons, drinking h shops, and other places of business to be closed on the Se day, and at reasonable hours of the night on week da provide a village jail in which it shall be lawful to confir sons arrested for violation of any village ordinance or l until the conclusion of their trial, unless admitted 1 according to law; to provide for taking a census wheneve Census. shall see fit; to levy taxes on all personal and real estate

limits of the village, excepting places of public worship longing to any church or congregation, all grounds and Edings used exclusively for educational purposes, and all perty belonging to the village, town, county or State; but it Limitation all not be lawful to levy in any one year, an amount exceedone per centum on the assessed valuation of the real and conal property of said village, exclusive of highway or other cial taxes; and such levy of taxes as aforesaid, shall be made or before the second Monday of November of each and ry year. For the violation of any by-laws, rules and regu-Penalties. ms, such reasonable penalties may be imposed by the law as the president and trustees may deem proper, which ill be paid into the village treasury to be used and approlated as shall be directed by the board of trustees as aforeand when any fine or penalty shall not exceed one dred dollars, the same may be recovered before any justice the peace in the township of Portland; and any interest the abitants of said village may have in the fine or penalty to recovered, shall not disqualify any of them to try said cause, to serve as a juror or witness therein; and the circuit court Powers of the county of Ionia shall also have jurisdiction to try and ermine all causes brought for the recovery of any fine or alty imposed by said by-laws.

Sec. 9. No by-law or ordinance of said corporation shall when any effect until the same shall have been published at least ordinance shall take as week for two successive weeks, in a newspaper printed effect.

It mid village, or until it shall have been posted up for two mecessive weeks in three public places in said village; and an addevit of the said publication in the manner aforesaid, in case publication is by posting up, to be made by the clerk of the village, and in case the publication is in a newspaper, then by the publisher of the newspaper in which the same was published, entered at large upon the record of said corporation, thall be prima facie evidence of such publication.

Sec. 10. All i levied upon real estate, and all assessments Tax to be a made thereon for the opening, widening, extending, paving, estate.

grading, planking or repairing of any street, alley or side and all highway taxes, shall be and remain a lien upon real estate, until the same is paid.

Annual statement; contents of.

Sec. 11. The president and trustees shall, at the expiration each year, cause to be made and published, a just and statement of all moneys received and expended by the their corporate capacity during the preceding year, previc which they shall audit and settle the accounts of the trees marshal, and all other officers and persons having c against the village, or accounts with it, not previously aud and shall make out in detail, a statement of all receipts an penditures, which statement shall specify all the appropris made by the president and trustees, and the object and pose for which the same were made; the amount of n expended under such appropriations; the amount of raised; the amount expended on streets; the amount of n borrowed, if any, for what purpose, and upon what terms all such information as shall be necessary to a full and po understanding of the financial concerns of the village. such statement shall be placed on file in the office of the v clerk, and subject to inspection at any and all times b citizens of said village.

Accounts to be verified by affidavit.

Sec. 12. Before any account or demand shall be an allowed or paid, the same shall be verified by affidavit shall set forth the items thereof, and the amount of each with the proper date in detail, which affidavit may be and certified by any member of the village board, or by person authorized to administer oaths.

Assessment roll; contents of. Sec. 13. The assessor of said village shall, once in each and on or before the second Monday of May, make an a ment roll containing a description of all the property, both and personal, liable to taxation in said village, and the nathe owner or occupant, or agent thereof, if known, and name of all persons liable to pay a capitation or poll to provided for in this act, and shall estimate and set do such roll the valuation of all such property at its fair cash.

ng the value of personal property on a separate line; and Notice of all be the duty of the president and trustees, once in each viewing. every year, and immediately after the assessor has assessed sal and personal estate lying and being in said village, and re any tax shall be levied on the same, to give ten days' by publishing thereof, either in some newspaper printed ad village, or by posting the same up in three public places id village, of the time and place of reviewing said assesstroll, under the supervision of the president and assessor, any person or persons deeming themselves aggrieved may sard, and the roll may then and there be altered, if it shall nade to appear that any person has been wrongfully asd. After the expiration of the said ten days, the assessor Completion president and trustees shall immediately proceed to esti-livery to marshal apportion and cause to be set down, in a column oppoto the several sums set down as the value of real and mal estate, in the assessment roll, the respective sums in gra and cents, to be paid as a general tax or assessment non; and the tax upon real estate shall be set down in a nn by itself; any special tax, or assessment for public or improvements, authorized by any provisions of this act, be included in said assessment roll, and shall be set down column by itself, opposite the proper description; any capm or poll tax authorized by this act may be included in assessment roll, and the last column of said roll shall conthe total amount of taxes; and they shall then cause said mment roll, or a copy thereof, to be delivered to the marof said village, with a warrant annexed thereto, under the land seal of said assessor, directing and requiring him to of from the several persons named in said roll, the several s mentioned therein, set opposite their respective names as cor assessment, and authorizing him, in case any of them proceedings neglect or refuse to pay such sums, to levy the same by dis-refuse to pay and sale of the goods and chattels of such person or persons, ther with the costs and charges of such distress and sale. directing him to pay such money, when collected, to the

treasurer of said village, by a certain day therein name less than forty days from the date of said warrant, an warrant may be renewed from time to time as the pre and trustees may deem best; and when any assessment be made for any special improvement, it shall be legal, at it is not made at the time of making the grand list,

being given of the review of said assessment as 1

Distress and sale; when authorized.

Special assessment to be legal,

provided.

Sec. 14. If any person or persons shall refuse or neglipay the sum or sums at which he, she or they shall be tax assessed, as aforesaid, the marshal is hereby authorized required to levy the same by distress and sale of the and chattels of the persons to whom the same is assessed giving notice thereof, as is required by law to be by township treasurers; and in case the goods and chattels of the persons to whom the same is assessed giving notice thereof, as is required by law to be

and assessment, with the charges of distress and sale the the surplus shall be paid to the owner or owners of such; and chattels on demand; and in case the marshal shall be ble to collect any of the taxes mentioned in said roll or thereof, up to the time mentioned in the warrant and re

thereof, he shall make in said roll, or copy thereof, or p

distressed shall be sold for more than the amount of the

Return of unpaid taxes. nently attach thereto a statement in writing, under oath, taxes so remaining unpaid; and if the same or any part the are assessed upon real estate, such statement shall control description of each parcel of land upon which the tax assessed have not been paid; and further, that he has not able to collect the same, nor upon diligent inquiry to distany goods and chattels subject to levy, belonging to the sons charged with or liable to pay such tax, and shall desaid roll or copy thereof, with the statement as above tioned, to the treasurer of said village within five days to

Taxes to re- after; and all taxes levied upon real estate, and all assessment on property, made thereon, under or by virtue of the provisions of this shall be and remain a lien thereon, until the same is paid.

15. Wheneve any tax assessed upon personal property Marshal authe provisions of this act shall be returned by the mar- sue person for taxes. r non-payment, it shall be lawful for the marshal of said to sue the person or persons against whom such tax was d, before any court of competent jurisdiction, and to use, and take all lawful ways and means provided by law collection of debts, to enforce the payment of such tax; case any person liable to pay such tax upon personal prop- Proceedings all have removed out of the village after the assessment has moved fore such tax ought by law to be collected, it shall be for the marshal to levy and collect such tax of the goods attels of the person so assessed, in any township within canty to which such person shall have removed, or in he shall reside.

16. Whenever any real estate shall have been returned when real marshal for delinquent taxes, the treasurer of said vil- be sold at all preserve a list of the same; and if any such taxes, or nents upon real estate returned for non-payment of taxes vided in section fourteen of this act, and the interest a, to be computed at the rate of twenty per cent. per until paid, shall remain unpaid for the period of one om the date of the warrant to the marshal as aforesaid, d treasurer shall cause so much of the land charged 1ch tax and assessment and interest, to be sold at public at some public place in said village, to the highest , as shall be necessary to pay the said taxes and assessand interest, together with all charges thereon, first giv- Notice of least six weeks' notice of the time and place of sale, by isement posted up in three of the most public places in llage, or by causing the same to be published in a newsin said village. An affidavit of said publication, relin the manner prescribed in section nine of this act, be deemed prima facie evidence of the fact of such ation.

LAWS OF MICHIGAN.

Proceedings on day of sale. Sec. 17. On the day mentioned in said notice, the said tre urer shall commence the sale of said lands, and continue the same from day to day until so much thereof shall be sold will pay the taxes and assessments as aforesaid, with the in terest and charges due, assessed and charged thereon, as afore Certificate said; and the said treasurer shall give to the purchaser or m of purchase. chasers of any such lands, a certificate in writing, describi the lands purchased and the sums paid therefor, and the ti when the purchaser will be entitled to a deed for the Conveyance, lands; and unless within one year from the date of the mi thereof, there shall be paid to the treasurer for the use of purchaser, his heirs or assigns, the sum mentioned in said cortificate, together with the interest thereon at the rate of twenty per cent. per annum from the date of said certificate. the treasurer or his successor in office shall, at the expiration de the said one year, execute to the purchaser, his heirs or assigns, a conveyance of the land sold, which conveyance shall vest in: the person or persons to whom it shall be given, an estate in fee simple: Provided, All proceedings connected with the rais-Proviso. ing and levying such tax and the sale for the non-payment thereof, are according to law, and the said conveyance shall be prima facie evidence that the sale was regular, according to the provisions of this act; and every such conveyance, executed by the said treasurer under his hand and seal, witnessed, acknowledged, and recorded in the usual form, may be given in evidence in the same manner as a deed regularly executed and:

acknowledged by the owner and duly recorded.

Compensation Sec. 18. The treasurer of said village shall receive the same fees, in cases of sale, as aforesaid, as are allowed by law to county treasurers for like services; and the expenses for the advertising of any land for sale, in pursuance of this act, shall, by the treasurer, be added to such taxes respectively, as are charged upon lands delinquent for State and county taxes.

Money; how Sec. 19. No money shall be drawn from the treasury except drawn from the president and trustees, and orders di-

meting the pa, ment of any and all sums of money, shall metity the object and purpose of the same, and the fund from thich it is to be paid, and shall be signed by the clerk and mentersigned by the president.

Sec. 20. No member of the board of trustees, during his trustees not to become sentiauance in office, shall become security for the perform-surety or be mes of any official act or duty to be done or performed by any contract my person elected or appointed to any office, under the prodisions of this act; and during the time for which he may be sheeted a member of said board, he shall not be interested, directly or indirectly, in any contract or purchase, the expense er consideration whereof is to be paid out of the village treasury.

Sec. 21. All moneys assessed and raised for highway pur-Highway purses shall be kept a fund, separate and distinct from the kept general fund, and no money shall be appropriated or paid from said highway fund except for highway purposes.

Sec. 22. No officer appointed by the president and trustees Appointed officers.

thall hold his office for more than one year, or until his successor is appointed, and the president and trustees may re-Bonds of them, and any other officer who may be elected under the provisions of this act, such security, by bond, for the performance of the duties of their respective offices, as thall be deemed expedient, which bond shall run to the treasurer of the corporation, and his successors in office; and How sult against may a suit may be brought for any breach of said bond in the be brought.

The president and trustees of said village, as in other cases, before any justice of the peace, or the circuit court of said county, according to the amount claimed, which courts are hereby authorized to hear and determine the same.

Sec. 23. The marshal shall have general supervision of the Marshal to be police village, and shall see that the laws are enforced, and by virtue constables of his office shall be high constable and chief of the police, with the powers belonging to constables of any township, having power to enter into any disorderly or gambling house, or any

To arrest offenders,

building where he may have good reason to believe a felonis secreted or harbored, and where any person who has committed any breach of the peace, or where any felony or breach of the peace is being committed; to arrest disorderly person or felons, and those engaged in unlawful assemblages, and take them before any justice of the peace of the township of Portland, who shall try, hear and determine the matter upon proof, in a summary way; to compel the citizens to aid to extinguishing fires; to appoint deputies with powers similar.

To compel aid at fires.

Proviso.

his own: Provided, That nothing in this act shall be construction into his serving processes issued by justices of the peace it civil cases.

To be subject to control of trustees.

Sec. 24. The marshal shall at all times be subject to the supervision and control of the president and trustees, in the discharge of his official duties, and he may be removed from office by a majority of their whole number, for any refusal of neglect to comply with their orders or directions, or for any gross neglect in the discharge of other official duties; but the cause of such removal shall, in all cases, be made a matter of record by them.

Resignation of officers.

Sec. 25. The resignation of any officer, authorized by this act to be elected or appointed, shall be made to the president and trustees, subject to their approval or acceptance.

Vacancies.

Sec. 26. If any officer elected or appointed to any office of the corporation, shall cease to be a resident of the village, such office shall be thereby vacated; and if any person elected or appointed to any office, under the provisions of this act, shall neglect to file his oath of office, as in this act directed, or shall neglect to file an official bond when the same is required, such neglect may be be deemed a refusal to serve; and in case of such neglect, the president and trustees may proceed immediately to cause such office to be supplied as in case of a vacancy.

Vacancy in office of president. Sec. 27. In case a vacancy shall occur in the office of president, the same shall be supplied by a special election; and in all

er cases of sy, the same may be filled by appointment the president and trustees for the unexpired term. Bee. 28. The president and trustees shall not receive any pe-Compensat'n of officers. ciary compensation for their services, except while acting as res of election, and when determining what persons are sed thereat, for which services they shall be entitled to the compensation as is or shall be allowed by law to inspecof election in the several townships of this State; the assessor, treasurer, marshal, and all officers appointed by president and trustees, shall be entitled to such compensaa for their services as the president and trustees shall from me to time direct, by resolution entered upon their records. Sec. 29. The corporation shall be allowed the use of the corporation allowed use memon jail of the county of Ionia, for the imprisonment of of county ty person liable to imprisonment under the by-laws or ordisaces of said corporation, and all persons so committed to id jail shall be under the charge of the sheriff as in other s: Provided, The county shall in no manner be chargeable Proviso. with the costs and expenses of such imprisonment in civil cases. Sec. 30. Each member of the fire department, or an engine, Firemen to book and ladder, bucket or hose company, duly organized by from poll the president and trustees, shall be exempt from poll tax or service. serving on jury; and the president and trustees may pass such have as they may deem proper, to prevent or extinguish fires, and to annex penalties for the violation thereof, and to compel is aid and assistance of citizens to aid in extinguishing any fre.

Sec. 31. The president and trustees shall be the commission-Trustees to the streets and highways within the limits of the village, of streets.

and shall have the same power and perform the same duties as now by law belong to commissioners of streets and highways in the several townships of the State, except as to the bridges across Grand and Looking Glass rivers, and shall appoint one or more overseers of highways, streets and alleys, and shall cause a tax to be levied and collected upon the real and per-

Power of, to levy taxes.

sonal property in said village, not exceeding five he dollars, nor less than one hundred and fifty dollars, in a year; and no other highway taxes shall be levied and companies in said village, except that every male inhabitant about the said village, except that every male inhabitant about the said village, except that every male inhabitant about the said village, except that every male inhabitant about the said village, except that every male inhabitant about the said village, except that every male inhabitant about the said village, and t

year; and no other highway taxes shall be levied and o in said village, except that every male inhabitant about age of twenty-one years and under the age of fifty, resi said village on the first day of April, in each year, paupers, idiots, lunatics, and those excepted in section t this act, and other persons who are by law exempt, shall ble to pay a poll tax of one dollar, to be collected by t shal; and every person so liable to pay a poll tax, wh neglect or refuse to pay the same within ten days fr time of demand made by the marshal, shall forfeit to of said corporation the sum of five dollars, to be recov the name of the president and trustees, in an action (before any justice of the peace of the township of Pe or of any other township in this State, to which any su son shall have removed; and the president and truste cause a list to be made and delivered to the marshal on fore the second Monday of May, in each year, of all liable to pay said poll tax; and the president and truste have exclusive control of the highway money levied a lected in the village: Provided, That their power to

Proviso.

fences to be removed, and to remove such fences ther and to open, widen and extend streets and highways, si be restricted between the first day of April and the first November, in each year, but they may exercise that p any time during the year: And provided also, That:

herein contained shall be construed to exempt any perpetry in said village from any township tax that legally levied within and for the township of Portland,

Ibid.

repairing, building or re-building of any bridge with township; and the commissioners of highways of the to of Portland shall possess the same powers and are with the same duties, within the corporation limits of a lage, as to the building or re-building and maintenance

Powers of township commistrs. and all bridg Grand and Looking Glass rivers, as are bow required of by law; and the township of Portland thall pay the expense of erecting and maintaining such bridge bridges.

·Sec. 32. Whenever the lands of any person shall be required Proceedings be taken for the constructing, opening, extending, widening, property is taken for straightening of streets, highways, alleys, lanes, water-streets. rees, squares, market-places and public parks, drains or wers within the limits of said village, the president and trus-Notice to shall give notice thereof to the owner or parties interested, his, her or their agent or representative, by personal service, r by written notice posted up in three of the most public plain said village, at least three weeks next preceding the meeting of the said president and trustees, for any of the purposes aforesaid; and the said president and trustees are hereby authorized to treat with such person or persons for much ground or premises; and if such person or persons refuse Summoning reglect to treat for the same, or if the parties cannot agree of jury. Assessor, it shall and may be lawful for said president and trusto direct any justice of the peace of the township of Porthad to issue a venire facias to command the marshal of said village, or any constable of said county, to summon and retem a jury of twelve disinterested freeholders, to be taken without the limits of said village, to appear before him at any the therein to be stated, to inquire into the necessity of using men grounds or premises, and the just compensation to be made therefor to the owner or owners of, or parties interested in such grounds or premises; which jury, being first duly Jury to sworn by said justice, faithfully and impartially to inquire award damages. into the necessity of using such grounds or premises, and the just compensation to be made therefor, and having viewed the premises, if necessary, shall inquire of such necessity, and such damages and compensation as they shall judge fit to be awarded to the owner or owners of, or parties inter-

ested in such grounds or premises, for their respective losses,

Ibid.

according to the several interests or series; and the said justice shall, upon the return of such assessment or we dict, enter judgment therefor, confirming the same; and such a sum or sums so assessed, together with all costs, shall be paid.

Compensatin sum or sums so assessed, together with all costs, shall be pet tendered to or legally tendered to the claimant or claimants thereof, before such street, highway, alley, lane, water-course, drain, sewer, square, market-place or public park shall be made, opened, entended, widened or straightened. It shall thereupon be lawful for the president and trustees to cause the same grounds or premises to be occupied and used for the purposes aforesaid:

Proviso. Provided, That the president and trustees, or any party claiming democras as aforesaid may have the right to remove such

ing damages as aforesaid, may have the right to remove such proceedings, by appeal to the circuit court, or any other court of competent jurisdiction, upon giving notice of his, her extheir intention so to do, to the said justice, in writing, within ten days, or in case of the absence of said party from said visit lage at the time of the rendition of said judgment, then within thirty days after the verdict of said jury and the judgment said justice as aforesaid; upon the filing of a transcript of the proceedings aforesaid, duly certified by said justice, within forty days after the verdict and judgment as aforesaid, in the circuit court, or any other court of record having appellant jurisdiction, the same proceedings shall be had as is pre-

judgment for damages shall not exceed the damages assessed before the justice at least five dollars, then the party appealing shall pay all costs occasioned by such appeal.

License money to be keepers or common victualers, under the provisions of this set.

scribed by law in other cases of appeal: Provided, That if final

money to be paid into treasury.

keepers or common victualers, under the provisions of this act, shall be paid to the treasurer of said village, to be credited at other licenses.

who eligible Sec. 34. No person shall be eligible to any office in this comporation, unless he shall have resided in said village six months next preceding his election, and shall be entitled to vote therein.

s. 35. This a all be favorably construed and received Public act.

I courts as a public act, and copies thereof, printed under suthority of the Legislature, shall be received as evidence, out further proof.

se. 36. This act shall take immediate effect. pproved March 30, 1869.

[No. 375.]

ACT to enlarge the corporate limits, and to re-incorporate the village of Union City under a special charter.

MOTION 1. The People of the State of Michigan enact, That Boundaries.

much of the township of Union, in the county of Branch, as meluded in the following territory, to wit: The west half of tion four, and the east half of section five, in town five th, of range seven west, being in Branch county, State of higan, be and the same is hereby constituted a village porate by the name of the village of Union City. Sec. 2. The male inhabitants of said village, having the quali- $_{\text{Time and}}$ tions of electors under the constitution of the State, shall holding st at such place in said village as the president and board of stees of the present village of Union City shall designate, on second Tuesday of April next, and on the first Tuesday of sch annually thereafter, and then and there, by a plurality votes, elect by ballot from among the qualified electors of d village, one person to be president of said village; and officers me persons shall in like manner be elected trustees for one of office. r and three for two years, and annually thereafter a presiat shall be elected as aforesaid, who shall hold his office for year, and three trustees shall be elected who shall hold ir offices for two years; but if an election of president and stees shall not be made on the day when, pursuant to this it ought to be made, the said corporation shall not for that se be dissolved, and it shall be lawful to hold such election

at any time thereafter, public notice being giv n as prescrib by this act for the holding of the regular election. Village dent and three trustees thus elected, together with sure board, who to constitute tees whose term of office is unexpired, shall constitute a vil dent and three trustees thus elected, together with three t

board, and a majority of the board shall constitute a quor

Duties of president.

for the transaction of business, and a less number may adic from time to time. The president shall also be the chief ecutive officer of the village; he shall preside at the meet of the board, and it shall be his duty to see that all the off

of said village faithfully discharge their duties; and in ca his absence or inability to serve, the trustees shall have po to elect from their own number a president pro tem., who have all the powers and perform all the duties of presiden

Sec. 3. It shall be the duty of the clerk to give at le

Clerk to give notice of elections. days' notice of the time and place of holding an election.

openéd and closed.

by posting written or printed notices in five of the most p places in said village, or by causing the same to be publi in some paper printed in the village; and at all the the polls shall be opened at nine o'clock in the forences, o soon thereafter as may be, and closed at four o'clock in the

noon; and at the close of the polls the ballots shall be com and a true statement thereof proclaimed to the electors p ent, and the clerk shall make a true record thereof, and wil five days give notice to the persons elected, who shall upon their duties the ensuing Monday.

Judges and clerk of election.

Sec. 4. Any two of the trustees may be judges of the tion, and the clerk of the village, or his substitute, shall be clerk of the election; and the judges and clerk shall take oath, to be administered by either of the others, to faithf and honestly discharge their duties as judges or clerk of tion, and said board shall have power to preserve the purity the election, as is now or may be hereafter given to town boards of election.

Officers to take oath.

Sec. 5. The president and every other officer elected or pointed under the provisions of this act, before he enters upon the duties of his office, shall take and subscribe an oath her person authorized to administer oaths, to support the person authorized to administer oaths, to support the petitution of the United States and of this State, and that he faithfully discharge the duties of his office according to the of his ability, a record of which oath shall be made and the by the clerk; and it shall be the duty of the president trustees to appoint vil appoint vil

Sec. 6. The president and trustees of said village shall be a Body corcorporate and politic, with perpetual succession, to be politic, own and distinguished by the name and title of "The mon Council of the Village of Union City," and by that they and their successors shall be known in law, and I be and are hereby made capable of suing and being sued, impleading and being impleaded, of answering and being swered unto, and of defending and being defended in all ats of record, and any other place whatsoever; and may re a common seal, and may alter and change the same at ir pleasure, and by the same name shall be and are hereby tide capable of purchasing, holding, conveying, and disposing any real or personal estate for the use of the said corporation. Sec. 7. The common council shall have power to ordain and Common establish by-laws, rules and regulations, and to alter and pass laws relative to speal the same at pleasure, for the following purposes, viz: For the appointment of a marshal, and prescribing his duties; village officers. assessor, a treasurer, one or more street commissioners, mattorney, and such other officers for said village as they Public deem necessary and right for the maintenance and property. Preservation of the public places, property and buildings of wid village; to regulate the police thereof; to preserve the public peace; to prevent riots, disturbances and disorderly Riots.

LAWS OF MICHIGAN.

a fire department and define their duties, d prescribe pe Fire department. ties for their delinquencies; to restrain, apprenend and put vagrants, mendicants, drun kards, and all disorderly persons; Vagrants. punish lewd and lascivious behavior in the streets or o public places; to suppress and restrain disorderly and gaz Gaming. houses, billiard tables, and other devices and instruments gaming; and shall have the exclusive power and authority Tavern keepers license such persons as tavern keepers and common victor as they shall think best, but no license shall be in force ex during the life of the board granting it, nor shall authorise sale of spirituous liquors; to prevent the selling or giving at Liquors. of spirituous or fermented liquors to drunkards, minors or Fast driving prentices; to prevent and punish inordinate riding or driving in the streets; to abate, prevent, and remove nuisances; to Houses of ill-fame. press all disorderly houses, and houses of ill-fame, and to pl ish the keepers and inmates thereof; to prevent and com Obstructions the removal of all incumbrances, encroachments and obst tions upon the streets, walks, lanes, alleys, parks and pe grounds; to compel the owners or occupants of lots to e Clearing of sidewalks in front of and adjacent thereto, of snow, ice, mud, boxes, and every incumbrance or obstruction thereto; regulate the storage of powder, lumber, or other combust Powder. material; to prevent the use of firearms, slung-shots, and of weapons and fireworks; to construct and regulate markets, Markets. vending of poultry, meat, vegetables, fruit and fish; to regular the sale of hay, wood, lime, lumber and coal; to regulate gauging of vessels containing liquor, the sealing of weight and measures; to regulate and maintain pounds, and to Pounds. vide for the restraint of horses, cattle, sheep, swine, mules other animals, geese and other poultry; to prevent the running at large of dogs, to require them to be muzzled, and to authorize Dogs. ize their destruction if found at large in violation of any dinance; to regulate and license cartmen, porters, hacks Cartmen. cabs, and to regulate their rates of compensation; to preven runners from soliciting travelers; to construct hydraulic work to supply the village with water; to light the streets; to borrow ney for public improvements, not exceeding two thousand Borrowing llars in any one year; to establish wells and cisterns, and to svent the waste of water; to prevent bathing in public mams: to purchase grounds for and regulate cemeteries and Cometeries. burial of the dead, and to provide for the return of the bills mortality, and to order the use, for burial purposes, of any griel ground or cemetery to be discontinued whenever they deem the same necessary for the best interest or health of citizens; to ascertain, establish and settle the boundaries of Boundaries streets and alleys, and to establish grades therefor; also, to ider and cause to be drained or filled up such places as they my deem necessary, and to assess the cost and expense on the pamises benefited; to regulate the building of partition and Partition r fences; to establish lines upon which buildings may be fences. ested, and beyond which such buildings shall not extend; to event the erection of buildings in an unsafe manner, and to all necessary regulations relative to buildings deemed un-; to purchase and keep in order fire engines and other fire Fire engines. maratus, and to construct buildings to store them, and to mee each building occupied as a house, store or shop, to be povided with fire buckets and ladders; to establish fire limits, Fire limits. thin which no wooden building shall be built, enlarged or seed; to regulate party walls, chimneys, flues, and putting up pres and stove-pipes; to regulate the construction of smith Hazardous tops, planing establishments, bakeries, and other buildings maidered extra hazardous; to guard against fires; to regulate Dutles of the duties, powers and fees of village officers; to prescribe the sting of posts and shade trees; to provide for the construction of sidewalks and repairing the same; to grade the walks, Grading streets, etc. treets and alleys, and to prescribe the manner of planking or Preiring them, the cost and () of repairing sidewalks, ending the walks, streets and al s, t paving or planking to be paid by assessments on the lot in the front of or adjoining wither or all of such improvements shall be made: Provided, Proviso. That so much money belonging to the highway fund of said rillage as the common council may direct, may be expended

Ibid.

for grading: And provided further. That not more than fi per cent, on the assessed value of any lot shall be collected in one year for such purpose; to construct and keep in repair public highways, bridges, culverts and sewers; to lay out a streets and alleys, and to extend those already laid out, w Levying and alleys; to prescribe the levying and collection of the high taxes. and other taxes to prescribe the levying and collection of the high the restrictions provided in this act; to vacate streets

shall see fit: to regulate theatres, shows and concerts: to r

Auctions.

late and tax, at their discretion, auctioneers, or auction gift enterprises, hawkers, hucksters, peddlers and pawnbro to regulate the covering of mill-races, at the expense of owners thereof; to determine on what questions none but

Railing

pavers may vote; to rail and curb where necessary, all w at the expense of the owners of the adjoining lots: to I taxes on all personal and real estate within the limits of village, except property belonging to the village, town, co or State, excepting also, places of public worship belongia any church or congregation, and all grounds and buildings exclusively for educational purposes; to take the land of

Taking private lands for streets.

individual for the purpose of constructing, widening or ext ing streets, lanes, alleys, drains, or sewers, but not until individual shall be paid the value thereof, and all buildi thereon, and all the damages he will sustain, as provided

Fines and penalties.

in this act; for the violation of any by-laws, rules and regati tions, such reasonable penalties may be imposed by the itself as the common council may deem proper; and when fine or penalty shall not exceed one hundred dollars, the may be recovered before any justice of the peace in the term ship of Union, and any interest the inhabitants of the villa of Union City may have in the fine or penalty to be recovered shall not disqualify any inhabitant of said village to try cause, or serve as a juror or witness therein; and the cuit court of the county of Branch shall also have jurisdiction to try and determine all causes brought for the recovery of fine or penalty imposed by said by-laws.

Sec. 8. For tl purpose of building, maintaining and repair-Township and village g the bridges over the St. Joseph river, within the limits of to bridge stable to bridge to bridge to bridge the township of Union and the said village shall laws.

• deemed the township of Union, as the said township exited before the incorporation of the village of Union City, and in the subject to all the provisions of the general laws of the State relative to the building, maintaining and keeping in their such bridges.

Sec. 9. All taxes levied upon real estate, and all assessments Taxes to remain a lien

de thereon, for opening, widening, extending, paving, grad-on property.

planking or repairing a street or alley, or making or re
tring a street or alley, or making or repairing sidewalks, and

highway taxes, shall be and remain a lien upon said estate

til the same is paid.

Sec. 10. The common council shall, at the expiration of each Annual statemer, cause to be made out and published in some newspaper inted in said village, if one shall be printed therein, and if it is not printed therein, then to post up on the door of the filding where the last annual election was held in said large, a true statement, exhibiting in detail all items of the preceding year.

Sec. 11. No by-law or ordinance of said corporation shall when by-law or ordinance any effect until the same shall have been published at least nance shall have been published at least nance shall take offect.

In said village, or until it shall have been posted up for two streaks in three public places in said village; and an affidavit of the said publication, in the manner aforesaid, in case the publication is by posting up, to be made by the clerk of the village, and in case the publication is in a newspaper, then by publisher of the newspaper in which the same was published, entered at large upon the record of said corporation, that be prima facie evidence of such publication.

Sec. 12. The assessor of said village shall, once in each year, Assessment make an assessment roll, containing a description of all the roll; controlling to the tents of property, both 1 and personal, liable to taxation in said village, and the ns of the owner or occupants, or agent thereof,

if known, and shall set down in such roll the valuation of s property at its fair cash value, placing the value of pers property on a separate line; and it shall be the duty of common council once in each and every year, and immedia

after the assessor has assessed the real and personal es lying and being in said village, and before any tax shall

levied on the same, to give ten days' notice, by publish Notice of

thereof the time and place of reviewing said assessment; under the supervision of the president and assessor, that

person or persons deeming themselves aggrieved, may be her and the roll may then and there be altered, if it shall be m to appear that any person has been wrongfully assessed; :

Conneil and assessor to complete and deliver to marshal.

the expiration of the said ten days the assessor and c mon council shall immediately proceed to estimate, appor and set down in a column left for that purpose, opposite to several sums set down as the value of real and personal es in the assessment roll, the respective sums in dollars and ex to be paid as a tax or assessment thereon, and shall then or said assessment roll, or a copy thereof, to be delivered to marshal of said village, with a warrant annexed thereto, ur the hand and seal of said assessor, directing and requiring to collect from the several persons named in said roll the eral sums mentioned therein set opposite their respective na

Marshal to collect taxes by distress and sale.

as a tax or assessment, and authorize him in case any of the shall neglect or refuse to pay such sums to levy the same distress and sale of his or her goods and chattels, toget with the costs and charges of such distress and sale, and recting him to pay such money, when collected, to the tr urer of said village by a certain day therein named, not than forty days from the date of said warrant, and said 1 rant may be renewed from time to time, as the common or cil may deem best; and when any assessment shall be m for any special improvement it shall be legal, even if it is made at the time of making the grand list, notice being gi of the review of said assessment as herein provided.

Special as sessment to be legal. Sec. 13. If any person shall refuse or neglect to pay the sum proceedings when person refuses to pay the marshal is hereby authorized and required to levy the marshal is hereby authorized and chattels of the person who ought to pay the same, first giving public notice who ought to pay the same, first giving public notice preof, as is required by law to be given by township treasures; and in case the goods and chattels distressed shall be charges of distress and sale, the surplus shall be paid to be owner of such goods and chattels on demand; and in case marshal shall be unable to collect the taxes assessed on any less that the same and unpaid on each description, and said tax thereafter hall be a lien on the same.

sec. 14. The tax upon real estate, with all the assessments, Return the purposes named in the ninth section of this act, shall be taxes. down in the assessment roll by itself in a column; and mever any such tax or assessment, and all taxes on real ate returned for non-payment of taxes, as provided in the meeding section, and the interest thereon, which shall be perputed at the rate of twenty per centum per annum until aid, shall remain unpaid for two years from the date of the merant to the marshal, as aforesaid, the treasurer of said Hege shall cause so much of the land charged with such tax and assessment and interest, to be sold at public auction, at some public place in said village, to the highest bidder, as shall be necessary to pay the said taxes and assessment, and interest, together with all charges thereon: Provided, That if less Proviso. than the whole tract described shall be sold for such taxes, such part sold shall be taken from the northern portion of such demiption, first giving at least thirteen weeks' notice of the time and place of sale, by advertisement posted up in three of the most Public places in said village, or by causing the same to be published in a newspaper in said village; an affidavit of such publication, recorded in the manner prescribed in the eleventh

section of this act, shall be deemed prima facis evidence fact of such publication.

Treasurer to sell lands.

Sec. 15. On the day mentioned in said notice, the treasurer shall commence the sale of said lands, and co the same from day to day until so much thereof shall t as will pay the taxes and assessments as aforesaid, wi interest and charges due, assessed and charged there

Certificate of aforesaid; and the said treasurer shall give to the pur purchase.

or purchasers of any such lands a certificate in writin scribing the lands purchased and the sums paid thereft

the time when the purchaser will be entitled to a de Conveyance. the said lands; and unless within one year from the of the sale thereof there shall be paid to the treasurer,

use of the purchaser, his heirs or assigns, the sum men in such certificate, together with the interest thereon, rate of twenty per centum per annum, from the date of certificate, the treasurer, or his successor in office state expiration of said one year, execute to the purchis heirs or assigns, a conveyance of the lands sold, conveyance shall vest in the person or persons to

Proviso.

it shall be given, an estate in fee simple: Provided, A ceedings connected with the raising and levying such to the sale for the non-payment thereof, are according to and the said conveyance shall be prima facie evident the sale was regular, according to the provisions of the and every such conveyance, executed by the said tresunder his hand and seal, witnessed and acknowledged recorded in the usual form, may be given in evidence

When may be used as evidence.

by the owner, and duly recorded.

Fees of treasurer. Sec. 16. The treasurer of said village shall receive the fees in case of sales as aforesaid, as are allowed by law county treasurer for like services; and the expenses f advertising of any land for sale, in pursuance of this act, by the treasurer, be added to such taxes respectively

same manner as a deed regularly executed and acknow

charged upon land and unpaid, in proportion to the amount is such person's tax as charged and unpaid.

Sec. 17. No money shall be drawn from the treasury except Money; how drawn from appropriation of the common council, and orders directing treasury.

The payment of any and all sums of money, shall specify the paid, and purpose of the same, and the fund from which it is be paid, and shall be signed by the clerk and countersigned

Sec. 18. No member of the common council, during his trustees not to become to become to become the surety of the performation of office, shall become security for the performation of any official act or duty to be done or performed by any contract my person elected or appointed to any office under the proficion of this act; and during the time for which he may be elected a member of said common council, he shall not be expense or consideration whereof is to be paid out of the village treasury.

Sec. 19. All moneys assessed and raised for highway purposes Highway hall be kept a fund separate and distinct from the general kept.

And, and no money shall be appropriated or paid from said

highway fund except for highway purposes.

sec. 20. No officer appointed by the common council shall appointed officers. hold his office for more than one year, or until his successor is appointed; and the common council may require of any of them security, by bond, for the performance of the duties of their respective offices, as shall be thought expedient, which bond shall run to the treasurer of the corporation and his successors in office; and a suit may be brought for any breach of mid bond, in the name of the common council of said village, as in other cases, before any justice of the peace, or the circuit court of said county, according to the amount claimed, which courts are hereby authorized to hear, try and determine the

Sec. 21. All officers appointed by the common council shall at officers to be subject to their supervision and control, in the discommon council. charge of their official duties, and may be removed from office

by a majority of their whole number, for any refusal or neglect to comply with their orders or directions, or for any groundless in the discharge of other official duties, but the can of such removal shall in all cases be made a matter of record by them.

Sec. 22. A vacancy in any appointive office, whether

Vacancies.

death, removal from office, resignation or otherwise, shall filled for the unexpired term by appointment, to be made the common council; and any vacancy in the number of trusts shall be filled in the same manner.

Compensation Sec. 23. The marshal, clerk, attorney, and such other of appointed officers.

Cers as may be appointed by the said common council, shalls ceive such compensation for their services as the by-laws at

ordinances of said corporation may direct.

Marshal to be chief of police. Sec. 24. The marshal shall have the general supervision of the village, and see that the laws are enforced, and by virtue, his office shall be high constable and chief of the police, with the powers belonging to constables of any township, having power to enter into any disorderly or gaming house or dwelling house, or any other building where he may have good reason to believe a felon is secreted or harbored, and where any passon who has committed a breach of the peace or where any felony or breach of the peace is being committed, to arrest disorderly persons or felons, and those engaged in unlawful ar-

To arrest felons.

> pel the citizens to aid in extinguishing fires; to appoint depaties, with powers similar to his own: *Provided*, That nothing in this act shall be construed into his serving processes issued by justices of the peace in civil cases.

> semblages, without process, and take them before any justice of the peace of the township of Union, who shall hear, try and determine the matter upon proof in a summary way: to com-

Proviso.

Sec. 25. The common council shall have authority to build appurchase a suitable place to be used as a watch-house or village prison, and appoint the requisite officers for the same; and until such prison is built or purchased, the sheriff of Branch county is hereby authorized to receive criminals and persons

Village prison.

amitted for offenses against the by-laws of said village into common jail of said county, on the same terms and for the me fees, to be paid by said village, as in other cases. Sec. 26. Each member of the fire department, or an engine, Firemen to ok and ladder, bucket or hose company, duly organized by from poil tax b common council, shall be exempt from poll tax, or serv-vice. on juries; and the common council may pass such laws as by may deem proper to prevent or extinguish fires, and to mex penalties for the violation thereof, and to compel the sistance of the citizens to aid in extinguishing any fire. Sec. 27. The common council shall be the commissioners of council to tests and highways, and within the limits of the village shall stoners of we the same power and perform the same duties as now by w belong to commissioners of streets and highways in the weral townships of this State, and shall appoint one or more reet commissioners to repair and keep in order the highways, reets and alleys, and shall cause a tax to be levied and colited upon the real and personal property in said village, not teeding one thousand dollars nor less than one hundred and by dollars in any year; and no other highway taxes shall be Poll tax; wied and collected in said village, except that every male inshitant above the age of twenty-one years and under the age t sixty, residing in said village on the first day of April in sch year, except paupers, idiots, lunatics, and those excepted a section twenty-six of this act, and by general laws, shall me liable to pay a poll tax of one dollar, to be collected by the marshal; and every person so liable to pay a poll tax who shall Hew may be collected. neglect or refuse to pay the same within ten days from the time demand made by the marshal, shall forfeit to the use of the id corporation the sum of five dollars, to be recovered in the mane of the common council, in an action of debt, before any justice of the peace of the township of Union; and the comnon council shall cause a list to be made and delivered to the marshal in the month of April in each year, of all persons hable to pay said poll tax; and the common council shall have the exclusive control of the highway money levied and colProviso.

lected in the village: Provided, That their power to order is to be removed, and to remove such fences the_iselves, and open, widen and extend streets and highways, shall not be stricted between the first day of April and the first day of l vember in each year, but they may exercise that power at

Thid.

time during the year: And provided also, That nothing he contained shall be construed to exempt any person or prop within said village from any township tax that may be les levied within and for the township of Union, for the repair building or rebuilding of any bridge within said township, for any special expenditure for the laying out, opening, ing or improving any highway of said township, or for damage for which said township may become liable by re of any neglect in keeping any bridge or public highway proper repair.

Proceedings when private lands are taken for

to be taken for the constructing, widening or extending str lanes, alleys, drains, or sewers within the limits of said vill the common council shall give notice thereof to the owner parties interested, or his, her or their agent or representative by personal service, or by written notice posted up in three the most public places in said village, at least three weeks

preceding the meeting of the common council for any of purposes aforesaid; and the said common council are her

Sec. 28. Whenever the lands of any person shall be requi

Notice to owner.

of jury.

authorized to treat with such person or persons for Summoning ground or premises; and if such person or persons shall re or neglect to treat for the same, or if the parties cannot a therefor, it shall and may be lawful for said common com to direct any justice of the peace of the township of Un to issue a venire facias, to command the marshal of village, or any constable of said county to summon and return a jury of twelve disinterested freeholders, to be taken without the limits of said village, to appear before him at any time

> therein to be stated, to inquire into the necessity of using such grounds or premises, and the just compensation to be made therefor to the owner or owners of, or parties interested in such

or premises, 1 lich jury, being first duly sworn by said Jury to aithfully and impartially to inquire into the necessity damages such grounds or premises, and the just compensation de therefor, and having viewed the premises, if neces-Il inquire of such necessity, and assess such damages pensation as they shall judge fit to be awarded to the : owners of, or parties interested in such ground or , for their respective losses, according to the several or estates therein; and the said justice shall, upon rn of such assessment or verdict, enter judgment confirming the same; and such sum or sums so as-Compensat'n tendered to ogether with all the costs, shall be paid or legally owner. . before such street, lane or alley, sidewalk, drain or : highway, shall be made, opened, or established, or to the claimant or claimants thereof; it shall there-) lawful for the common council to cause the same or premises to be occupied and used for the purposes l: Provided, That the common council, or any party damages as aforesaid, may have the right to remove occedings by appeal to the circuit court, or any other competent jurisdiction, upon giving notice of his, their intention so to do, to said justice, in writing, en days, or in case of the absence of said party from age, (at the time of the rendition of the judgment,) hin thirty days after the verdict of said jury, and the it of said justice, as aforesaid, such appellant first bond, with two sufficient sureties, to be approved by tice, conditional to pay all costs that may be awarded nim in said circuit court; upon the filing of a transcript roceedings aforesaid, duly certified by the said justice, orty days after the verdict and judgment as aforesaid, in uit court, or any other court of record having appellate tion, the same proceedings shall be had as is prescribed n other cases of appeal: Provided, That if final judg-Proviso. damages shall not exceed the damages assessed berison town line; thence southerly along said old corporation

Body corporate politic. line, to the place of beginning, be and the i me are bern ordained, constituted and declared to be from time to time forever hereafter, one body politic and corporate, in fact and name, by the name of the "President and Trustees of the values of Mt. Clemens," and by that name they and their successors forever shall and may have perpetual succession, and also be persons in law capable of suing and being sued, pleading as being impleaded in all suits of what nature soever, and also purchase, hold and convey any estate, real or personal, and may have a common seal, and may change and alter the same pleasure, and shall be citizens of said village, and the territor embraced within the boundaries aforesaid shall be designated and known as "The Village of Mt. Clemens."

Council to pass laws relative to—

Sec. 6. The village council shall have power to ordain as establish by-laws, rules and regulations, and the same to all and repeal at pleasure, for the following purposes:

First. For the election or appointment of a treasurer, the

Election of officers.

Proviso.

assessors, a marshal, and other officers for said village, and prescribe their duties, declare their qualifications, and t period of their appointment or election: Provided, That officer shall hold his office for more than one year, or un others be elected or be appointed, and the fees any one of the shall be entitled to receive for his services, and to require any or of all of them an oath or affirmation, faithfully to dia charge the duties of their respective offices, and to require any of them such security, by bond, for the performance of the duties of their respective offices, as shall be thought expedient which bond shall run to the treasurer of said corporation and his successors in office, and said treasurer or his successors shell have power to sue for all breaches of the same, before and justices of the peace, or the circuit court of said county, according to the amount claimed, which courts are hereby authorized to hear, try, and determine the same.

Second. To prohibit the running at large of swine, cattle

Cattle

les, geese, horses, goats and sheep, within the limits of said lage.

third. To regulate the building of partition and other fences. Fences.

To purchase fire engines and other necessary appa-Fire engines.

For the extinguishing of fires; to cause each building pried as a house or store, to be provided with fire buckets,

To prescribe the manner in which stoves, with their pipes setual use, shall be put up, and chimneys built to guard that fires.

To remove nuisances, and to regulate and license cart-Nuisances.

porters, hacks, cabs and omnibuses, and to regulate their

compensation and charges, and prevent runners from

citing travelers.

Sixth. To regulate the licensing of all public shows in said shows.

lage, and to prescribe the sums to be paid into the treasury

refor.

Seventh. To grade the streets and alleys, and pave them, and creding streets.

Less sidewalks to be made, and the expense thereof to be streets.

Less do not he land or lots in front of which either or all of improvements shall be made; but no one of said improvements shall be made unless ten or more freeholders, residents and village, shall petition the council for that purpose.

Bighth. To keep the public highways and bridges over creeks, Highways.

Teamings and water-courses within the corporation limits, in

Team, and prescribe rules and regulations for the removal of

Team from sidewalks.

Finth. To cause the streets, alleys, sidewalks and public Obstructions lighways, and every part thereof, to be kept free from on streets.

Tenth. To lay out new streets and alleys, and to extend such Laying out me already laid out: Provided, That the lands of any indificult shall not be taken for such purpose until said individual Proviso. Itali be paid the value thereof, and of all buildings upon said and, and all damage he will sustain, to be ascertained as reinafter mentioned.

Levying taxes.

Eleventh. To lay taxes on all personal and real estate with the limits of said village, excepting property belonging to village, town, county, or State, excepting also, places of particles of particle

Fines and penalties.

Twelfth. For the violation of any of which by-laws, rules regulations, such reasonable fines and penalties may imposed by the law itself, as the said village council deproper; and when any fine or penalty shall not exceed one in dred dollars, the same may be recovered before any justice the peace in the township of Clinton, and any interests inhabitants of the village of Mt. Clemens, as a body corpor may have in the fine and penalty to be recovered, shall not qualify any inhabitants of said village to try such cause or as as jurors, or be a witness therein; and the circuit court of county shall also have jurisdiction over all fines and penaltimposed by said by-law, and all such sum or sums of money may be received into the village treasury for licenses, or a lected for fines or penalties, may be appropriated by the contribution of the village.

Assessment roll

Sec. 11. It shall be the duty of the council, once in and every year, and immediately after the assessors have sessed the real and personal estate lying and being in said lage, to estimate, apportion and set down, in a column left that purpose, opposite to the several sums set down as thep and value of the real and personal estate in the assessment: the respective sums, in dollars and cents, to be paid as a tax assessment thereon; and they shall cause the assessment: or a copy of it, to be delivered to the marshal of said ville.

Copy of, to be delivered to marshal.

assessment thereon; and they shall cause the assessment; or a copy of it, to be delivered to the marshal of said vills with a warrant annexed to the same, under the hands and sof said president, recorder and trustees, or a majority of the directed to, and requiring him to collect from the several; sons named in said roll the several sums mentioned therein opposite to their respective names as a tax or assessment, authorize him, in case any of them shall refuse or neglec

y such sum to levy the same by distress and sale of Marshal auor her goodsl chattels, together with the costs and sell property for taxes. ages of such distress and sale, and directing him to pay such ney when collected to the treasurer of said village, by a certain y to be therein named, not less than forty days from the e of said warrant: Provided, That the village council shall Proviso. in any one year, raise by tax a sum exceeding five mills a dollar of the assessed valuation of the real and personal perty in the said village, unless the electors thereof shall, legal meeting assembled, at thorize a larger sum to be raised: nd provided further, That the council shall not create a debt Ibid. sinst the corporation greater in any one year than the amount tax they are authorized to raise for such year: And provided Ibid. wther. Said council shall be and are hereby authorized to call ecial meetings of the electors of the village, for the purpose taking a vote of such electors as to raising a larger sum than council can by this act raise.

Sec. 20. The village council shall have power to levy and Poll tax. I have to be collected in each and every year, a poll tax, not exceeding one dollar, upon every male inhabitant of said village of the age of twenty-one years and upward, and not exceeding the age of fifty years, except paupers, idiots, lunatics, and athers excepted by the laws of this State; and all moneys collected by virtue of this section shall be used and considered as a part of the highway fund.

Sec. 21. This act shall take effect immediately.

Approved March 30, 1869.

[No. 378.]

AN ACT to change the name of the Agawam Mining Company.

SECTION 1. The People of the State of Michigan enact, That Name the name of the Agawam Mining Company, a corporation organized under the general mining laws of the State of Michigan, and doing business in the county of Houghton, in the

Upper Peninsula of said State, be and the same is changed to the Huron Copper Mining Company.

Rights and privileges of new com-pany.

Sec. 2. Said Huron Copper Mining Company shall, fro after the passage of this act, be subject to all of the list and entitled to all the rights, privileges, real estate and chises of the said Agawam Mining Company.

Sec. 3. This act shall take immediate effect. Approved March 30, 1869.

[No. 379.]

AN ACT to legalize the action of the board of drain or sioners of Lenawee county, in laying out and estab certain county drains in said county.

Action of board legal-ized.

SECTION 1. The People of the State of Michigan enact, TI action of the board of drain commissioners of Lanawee in laying out and establishing certain drains or ditches, as drains numbers five, seven, ten, eleven, thirteen, seve nineteen, twenty-five, twenty-seven, twenty-eight, thirty, five, thirty-six, thirty-eight, forty-six, fifty-four, fifty-eight ty-three, seventy and seventy-two, situated in the cou Lenawee, be and it is hereby declared to be legal and and said drains are also declared to be legally established same as though all the precise forms of law had been con with, relative to the laying out and establishing county Sec. 2. This act shall take effect immediately.

Approved March 30, 1869.

[No. 380.]

AN ACT to authorize the township of Watervliet to certain moneys advanced by George Parsons in bounties, and to levy a tax therefor.

Bounty

SECTION 1. The People of the State o. Michigan enact money declared to be the amount of three hundred and nine een dollars, as interest thereon from the first day of January, eightee carsons, for the purpose of paying bounties to volunteers to in the suppression of the late rebellion, shall be and is treby constituted a debt against the said township of taterviet.

Sec. 2. It shall be the duty of the supervisor of the town-Amount of debt to be raised by tax on the taxable property of the township of raised by taxes.

Watervliet, in the county of Berrien, and State of Michigan, in the year eighteen hundred and sixty-nine, the sum of three hundred and nineteen dollars, and interest on said sum from January first, eighteen hundred and sixty-five, at ten per cent. per canum; said amount to be levied, assessed and collected as ther township taxes, and to be paid to the holder of the indebtedness specified in the first section of this act on the order the township board: Provided, That no money shall be Provise. Is wied and assessed as herein provided, unless authorized by a special township meeting held therein for that purpose.

Sec. 3. This act shall take immediate effect.

Approved March 30, 1869.

[No. 381.]

AN ACT to authorize the township of Cambridge, Lenawee county, to raise by tax, certain moneys for the relief of Andrew Ayers, late treasurer of said town.

SECTION 1. The People of the State of Michigan enact, That Township board at the township board of the township of Cambridge, Lenawee therized to levy at ax of not county, Michigan, are hereby authorized to levy a tax of not more than seven hundred and seventy 86-100 dollars, upon the tarable property of said township, for the year one thousand eight hundred and sixty-nine. Said amount of moneys to be paid to Andrew Ayers, late treasurer of said township, for moneys assessed upon the assessment roll as a part of a bounty tax for the year A. D. 1867, and not collected by said treasurer:

Proviso.

Provided, That the electors of said township of Cambi Lenawee county, shall, at the annual township meeting held in said town of Cambridge for the year A. D. 1869 majority vote of said electors, present and voting, vote to the said amount of seven hundred and seventy 86-100 de then the township board of said township shall be an hereby authorized to assess and collect the same upon the able property of said township, in like manner as other for township purposes for the year A. D. 1869: Provided ther, That the vote for or against such tax shall be by ball [Sec. 2. This act shall take immediate effect.] Approved March 30, 1869.

[No. 382.]

AN ACT to amend sections eight, thirty-five, forty-nine fifty-eight of an act entitled "An act to revise the char the city of Flint," approved March twenty, one thou eight hundred and sixty-seven, being act number three dred and seventy-two, of the session laws of one thor eight hundred and sixty-seven.

Sections amended

SECTION 1. The People of the State of Michigan enact, sections eight, thirty-five, forty-nine, and fifty-eight of a entitled "An act to revise the charter of the city of Flint," proved March twenty, one thousand eight hundred and a seven, being act number three hundred and seventy-two. o session laws of one thousand eight hundred and sixty-se be and the same are hereby amended so as to read as foll

Common council to

Sec. 8. The common council shall have power to appoin appoint mar- attorney and a marshal for the city, a city surveyor, a seal and other officers commissioner for each ward, on the nomination of the a men of such ward, a chief engineer of the fire department such other officers, whose election is not herein provided as they may deem necessary to carry into effect the po granted by this act, and to remove the same at pleasure. !

Ibid.

the ordinances of the common council; and in case of a treasurer.

The ordinances of the common council; and in case of a treasurer.

The ordinances of the common council; and in case of a treasurer.

The ordinances of the common council shall, as the as may be, appoint an officer to fill such vacancy for the expired portion of the year; and all officers so appointed, all be notified and qualified as herein directed: Provided, Proviso.

That the common council may at any time order a special section to fill a vacancy in any office which is elective under this act: And provided further, That no member of the com-Ibid.

The ordinances of the common council shall be appointed to any office except in the fire department.

Sec. 35. Whenever the common council shall determine that council authorized to he whole or any part of the expenses of any public improvements for near shall be defrayed by an assessment against the owners or public improvements of houses or lands to be specially benefited thereby, hey shall ascertain as they may think proper, the estimated or actual expense of such improvement made, or to be hide, and shall declare, by resolution to be entered in their heards, whether the whole or what portion thereof shall be assessed, and the portion of the city which they deem will be specially benefited by such improvement; and the costs and expenses of making the plans, estimates and assessments heidental thereto, shall be included in the estimated expenses of such improvement.

Sec. 49. The common council shall have power to assess and Poll tax. collect from each male inhabitant of said city, over the age of twenty-one years, (except paupers, idiots and lunatics,) an annual capitation or poll tax, not exceeding seventy-five cents, and they may provide by their by-laws or by ordinances, for the collection of the same by the marshal of said city; and the money raised by such poll tax shall be expended in the respective wards in which the persons so taxed shall respectively made, as the highway taxes of such wards are expended.

Sec. 58. The of ers of said city shall be entitled to receive, Compensation in addition to t fees and perquisites allowed by law, such

Proviso.

Ibid.

sums as the common council shall allow for their services: P

vided, That justices of the peace, supervisors and constall shall be allowed the same fees as are allowed by law to componding township officers: And provided further, That is mayor and aldermen shall receive no pay for services as a

Sec. 2. This act shall take immediate effect. Approved March 30, 1869.

officers, nor for services while acting on committees.

[No. 383.]

AN ACT to legalize the action of the board of supervisors Ingham county, in discontinuing a certain piece of Staroad.

Action of board legaltack

Section 1. The People of the State of Michigan enact, T the action of the board of supervisors of the county of Ingle in discontinuing that portion of the Lansing, Eaton Ray and Marshall State road, running diagonally across the

half of the north-east quarter of section thirty-two, in township of Lansing, be and the same is hereby legalized. Sec. 2. This act shall take immediate effect.

Approved March 30, 1869.

[No. 384.]

AN ACT to legalize the action of the school inspectors of township of Marathon, in Lapeer county, in organizing school district number six, in said township of Marathon.

Action of school inspectors legalized. Section 1. The People of the State of Michigan enact, The the acts of the school inspectors of the township of Marathanin organizing school district number six, in said township, be and the same are hereby declared as legal as if the same had been done by, and with the concurrent action of the school

said school district are hereby declared as legal as if the id inspectors of Oregon had concurred in the organization of he same.

Sec. 2. This act shall take immediate effect. Approved March 30, 1869.

[No. 385.]

AN ACT to organize the county of Benzie.

SECTION 1. The People of the State of Michigan enact, That County organized. he county of Benzie, consisting of the territory embraced by he present county of Benzie, be and the same is hereby organized into a separate county, by the name of Benzie; and the habitants thereof shall be entitled to all the privileges, powers and immunities to which, by law, the inhabitants of other terranized counties in this State are entitled.

Sec. 2. At the township meeting to be held in the several Election of townships in said county on the first Monday in April next, of there shall be an election of all the county officers to which, by law, the said county may be entitled, whose term of office shall expire on the first day of January, A. D. eighteen hundred and seventy-one, and when their successors shall have been elected and qualified.

Sec. 3. The county canvassers, under the provisions of this Board of act, shall meet on the second Tuesday succeeding the day of canvassers. Section, as herein appointed, in the village of Benzonia, in said county, at the house of John Bailey, or at such other place as may be agreed upon and provided by said board, and organize by appointing one of their number chairman and another secretary, and shall thereupon proceed to discharge all the duties of a board of county canvassers, as in other cases of the election of county officers, as prescribed by the general law.

Location of county seat.

Sec. 4. The location of the county seat of said count be determined by the vote of the electors of said count special election, which is hereby appointed to be held several townships of said county, on the first Monday i There shall be written on the ballots then polled ! qualified electors of said county, one of the following na places, to wit: Frankfort, Benzonia, and the south-east qua the north-east quarter of section twenty-eight, township to six north, of range fourteen west, and that one which receive a majority of all the votes cast at such election, al

Proviso.

the county seat of the county of Benzie: Provided, T case no one of said places shall, at said election, be designed such county seat in the manner aforesaid, another el shall be held on the first Monday of October next, in the places, at which the said electors shall designate, by m vote, one of the two above named places which shall received the highest number of votes at said July elect be the county seat of said county of Benzie.

Board of township inspectors; duties of

Sec. 5. It shall be the duty of the several boards of tor inspectors, in each of the townships of the said county, to or the elections authorized by the provisions of this act, make returns thereof in accordance with the general proof law for conducting elections in this State, so far as the may be applicable thereto.

When can-vassers shall meet.

Sec. 6. The board of county canvassers for the specia tion for locating the county seat, shall consist of the p appointed on the day of such special election, by the s boards of township inspectors; and said board of count vassers shall meet on the second Tuesday succeeding t of said special election, at the house of John Bailey, in t lage of Benzonia, and having appointed one of their n chairman, and the county clerk of said county acting as sec shall proceed to canvass the votes, and determine the local Clerk to file the county seat, in accordance therewith; and it shall be th

of the clerk of said board to file a copy of the determi of said board as to the location of the county seat, signe tified by him, and countersigned by the chairman, with the treature of State, and with the township clerks of the several maships in said county.

Sec. 7. The Secretary of State is hereby directed to furnish Secretary of State to furnish township clerk of the township of Benzonia with a certified copy of act. by of this act; and it shall be the duty of said clerk to give same notice of the elections to be held under the provisions this act, that is required by law to be given by the sheriff of sanized counties.

Sec. 8. The said county of Benzie, when so organized, shall County; to what circuit attached to the thirteenth judicial circuit, and the judge of attached.

description of the circuit shall hold two courts therein in each year.

Sec. 9. This act shall take immediate effect.

Approved March 30, 1869.

No. 386.]

AN ACT to organize the county of Wexford, and the townships of Hanover, Wexford, Colfax, and Springville, therein.

SECTION 1. The People of the State of Michigan enact, That County the county of Wexford, consisting of the territory embraced by the present county of Wexford, be and the same is hereby organized into a separate county, by the name of Wexford; and the inhabitants thereof shall be entitled to all the privileges, powers and immunities to which, by law, the inhabitants of other organized counties in this State are entitled.

Sec. 2. The unorganized county of Missaukee shall be at-county tached to the county of Wexford, for municipal and judicial purposes.

Sec. 3. All that part of the said county of Wexford described Township of Hanover.

**Efollows, to wit: Township twenty-four north, of ranges nine,

ten and eleven west, shall be organized into a township by the

name of Hanover; and the first township meeting thereof shall First election.

be held at the house of Lewis C. Dunham, on the first Monday

LAWS OF MICHIGAN.

Board of inspectors.

In April next, and Robert Henderson, Lewis C. Dunham, and John H. Wheeler shall be the inspectors of the election.

Township of Wexford. Sec. 4. All that part of the said county of Wexford describe as follows, to wit: Township twenty-four north, of range twelf west, shall be organized into a township by the name of West.

ford; and the first township meeting thereof shall be held at the house of William Masters, on the first Monday of April near

Board of Inspectors. and Isaac U. Davis, Isaac N. Carpenter, and Lewis Cornel shall be inspectors of the election.

Sec. 5. All that part of the said county of Wexford described as follows, to wit: Townships twenty-one, twenty-two set twenty-three north, of ranges eleven and twelve west, shall be organized into a township by the name of Springville; and the

Inspectors of election.

G. Clark, on the first Monday of April next, and Aaron C. But ker, Daniel Jewett, and H. C. Duning shall be inspectors of the

election.

Township of Sec. 6. All that part of the said county of Wexford described as follows, to wit: Townships twenty-one, twenty-two and twenty-three north, of ranges nine and ten west, shall be or ganized into a township by the name of Colfax; and the first election.

township meeting thereof shall be held at the house of Lucas

Inspectors of election.

W. Gates, on the first Monday of April next, and William Goff,
Lucas W. Gates, and Nathan Dayhuff shall be inspectors of the election.

Sec. 7. The dimensions of the township of Colfax, in said county, shall be enlarged by adding thereto the following described territory, to wit: Townships twenty-one, twenty-two and twenty-three north, of ranges five, six, seven and eight west, being a part of the unorganized county of Missaukee.

Township of Sec. 8. The dimensions of the township of Hanover, in said county, shall be enlarged by adding thereto the following described territory, to wit: Township twenty-four north, of ranges five, six, seven and eight west, being a part of the unorganized county of Missaukee.

sec. 9. The comparison of said county shall be and is hereby Location of county seat.

It what is called Manistee Bridge; and Henry J. Devoe,

It U. Davis, and E. C. Dayhuff are hereby appointed compainers to locate the same. If said commissioners, or any

of them, shall fail to locate said county seat within one

refrom June next, then the board of supervisors and county

the of said county shall locate the same.

Sec. 10. At the township meeting of the several townships in Election of county, to be held on the first Monday of April next, there officers. be an election of all the county officers to which the said muty is entitled, whose term of office shall expire on the first of January, A. D. 1871, and when their successors shall we been elected and qualified. Said election shall be conmeted in the same way, by the same officers, and the returns preof made in the same manner, as near as may be, as is now squired by law in the elections of county officers in this State. Sec. 11. The county canvass of the votes cast for county of-Canvass or pers shall be held on the second Tuesday succeeding the elec-shall be at the house of George W. Bryant, at Manistee Bridge. and said canvass shall be conducted in the same way, and by be same officers, as the requirements of law now provide in manizing counties, as nearly as may be, by the appointment The board of canvassers, of one of their own number to act secretary to said board of county canvassers.

Sec. 12. Said county shall be in the thirteenth judicial cir-County to be suit, and shall be entitled to two courts therein in each year. circuit.

Sec. 13. It shall be the duty of the register of deeds for Duty of

mid county of Wexford, when elected, to procure, maintain register.

and keep in his office, two sets of books, for the record of deeds, mortgages, and other instruments affecting the title of real estate in said counties of Wexford and Missaukee; the one to be denominated "Records for Wexford county," and the other to be denominated "Records for Missaukee county;" and shall register and record in the book designated "records for Wexford county," all deeds, mortgages, conveyances, or

other instruments affecting re e, which shall be situal in Wexford county, as the same and now required to be corded by law; and all deeds, mortgages, conveyances, or of instruments affecting real estate situated in Missankee con shall be recorded in the books designated as "records for I saukee county," with the same effect and to the same pure as the same are now authorized to be recorded by law.

Sec. 14. This act shall take immediate effect.

Approved March 30, 1869.

[No. 387.]

AN ACT to authorize the Kalamazoo and Grand Rapids Pla Road Company to vacate certain parts of said road.

to take up

SECTION 1. The People of the State of Michigan enact, the Kalamazoo and Grand Rapids Plank Road Company hereby authorized and empowered to take up the track of 1 said road, from the village of Kalamazoo to the south bank the Kalamazoo river, in the village of Plainwell, in the cou of Allegan, and also so much of said road as lies north: Kelloggsville, in the county Kent.

To repair road not vacated.

Sec. 2. The said company is hereby further authorized to: move the plank from those parts of said road-bed, hereby 1 cated, to repair that part of said road not vacated, and # the said company or their assigns have till the first day of Ja

Plank not to next, to remove the plank aforesaid. But said company be removed from bridges not remove said plank from any bridge or culvert on the p so vacated; and said company shall not be entitled to coll tolls for travel on, or any use of any portion of the part vacated after such plank road company shall have decided so vacate such portion of their road.

Sec. 3. This act shall not be construed to authorise t of highways to give consaid company or their assigns, to vacate any portion of removals of road, nor to remove the plank from any portion thereof, wi thaving pre obtained the consent, in writing, of the missioners or highways of the respective townships in the such portions of the road lies; and after such vacation termoval of the plank, according to the foregoing provisions, it road shall be deemed a public highway, and be altered, thated or repaired by the commissioners of highways of the pective townships in which such road lies, in all respects a same as other public highways.

Sec. 4. This act shall take immediate effect.

Approved April 2, 1869.

[No. 388.]

If ACT to amend act number two hundred and forty-four, of the session laws of eighteen hundred and sixty-five, approved March eighteenth, eighteen hundred and sixty-five, entitled "An act to amend an act entitled an act to incorporate the village of Mackinac," approved March twenty-fifth, eighteen hundred and forty-eight, and numbered one hundred and tight, and to add certain sections thereto, by adding two new sections thereto, to stand as sections thirty-three and thirty-four.

Shornon 1. The People of the State of Michigan enact, That Act amended in number two hundred and forty-four, of the session laws of the control of the hundred and sixty-five, approved March eighteenth, that contitled an act to incorporate the village of Mackinac," the contitled an act to incorporate the village of Mackinac, had numbered one hundred and eight, and to add certain sections thereto, be amended by adding two new sections thereto, that thereto, be amended by adding two new sections thereto, the sections thirty-three and thirty-four, and to read as the sections thereto, the sections the sections the sections the sections thereto.

Sec. 33. The neglect to hold such annual election at the time Failure to hard before named, shall not be deemed to work a dissolution not to dissolve corporation, but in such case it shall and may be law-ration.

If to hold such election at any time thereafter, pursuant to while notice, which may be given by five qualified electors of 137—

Duty of inspectors.

said village, by posting the same, containing a designation of time and place of holding said election, in five of the most p lic places in said village, at least ten days before such elect shall be held. The inspectors of election of the village shall present, act as inspectors of such election; but if they are so present, the electors then present shall, by viva vocs elect three inspectors of election, who having been duly see to discharge such duties, shall have all the powers and peck all the duties of inspectors of elections, regularly held.

Trustees to have charge of public

Sec. 34. The president and trustees, or a majority of the shall have full power and authority to take charge of the p lic grounds or squares of said corporation or village, and lease the same, after giving twenty days' public notice of time and place of such leasing, to the highest responsible ! der, for a term of not more than five years, and to collect rents on the same now due or that may hereafter become Sec. 2. This act is ordered to take immediate effect.

Approved April 2, 1869.

[No. 389.]

AN ACT to authorize the trustees of the Methodist Epises Church of Dansville, Ingham county, to sell and com certain real estate.

Real estate;

SECTION 1. The People of the State of Michigan enact, T thorized to the trustees of the Methodist Episcopal church of Dansei in the county of Ingham, be and they are hereby author and empowered to sell and convey, by good and sufficient y ranty deed or deeds, all right, title and interest of said chap in and to the following described real estate, viz: Begins cription at a point on the east line of the west half of the north-t quarter of section twenty-two, town two north, of range east, eight rods south of north-east corner of south-west qu ter of north-east quarter of said section; from thence runs

west twelve rods; thence north to north line of said acc

quarter of said section, eight rods; mee west on said north line twenty-two rods; thence south live and one-half rods; thence east thirty-four rods; and mee north to the place of beginning, four and one-half rods, maining two acres of land, clear of road: Provided, They Proviso. It determine so to do by a majority vote of all the trustees and church.

Bec. 2. This act shall take immediate effect.

Approved April 2, 1869.

[No. 390.]

AN ACT to organize the county of Charlevoix.

Smornon 1. The People of the State of Michigan enact, That Description of county of Charlevoix, consisting of the following described writory, to wit: Townships thirty-two north, of ranges four, not, six, and seven west; townships thirty-three north, of the south half township thirty-four north, of ranges four, five and six west, and all of townships thirty-four north, of ranges seven and the same is hereby organized into a separate many, by the name of Charlevoix; and the inhabitants thereof this be entitled to all the privileges, powers and immunities to this by law the inhabitants of other organized counties in State are entitled.

issec. 2. There shall be held an election in the several town-Election of officers.

In said county, on the first Monday in May next, for the officers.

In pose of electing county officers, to which, by law, the said that y may be entitled, whose term of office shall expire on first day of January, A. D. one thousand eight hundred seventy-one, and when their successors shall have been sected and qualified.

Sec. 3. The county canvassers, under the provisions of this Meeting of county can, shall meet on the second Tuesday succeeding the day of vassers.

voix, in said county, at the house of John S. Dixon, α other place as may be agreed upon and provided by said and organize by appointing one of their number channel and another secretary, and shall thereupon proceed to disall the duties of a board of county canvassers, as in other of the election of county officers, as prescribed by the gener

County; how attached for judicial and municipal purposes.

shall be attached to the representative district composed counties of Mason, Lake, Manistee, Grand Traverse, Lee Manitou, Antrim, Otsego, Crawford, Kalkaska, Miss Wexford and Benzie, and of the thirty-first senatoris fourth congressional districts.

Sec. 4. The said county of Charlevoix, when so orga

Ibid.

Sec. 5. The said county of Charlevoix, when so organishall be attached to the thirteenth judicial circuit.

Sec. 6. The Secretary of State is hereby directed to f

Secretary of State to furnish copy of th

nish copy of the township clerk of the township of Charlevoix with a act.

fied copy of this act; and it shall be the duty of said cle give the same notice of the elections to be held under the visions of this act that is required by law to be given the sheriff of organized counties.

Duty of county register.

Sec. 7. The register of deeds of said county shall ma cause to be made, a transcript of all records made in counties which are necessary to be and appear upon the r of said county of Charlevoix; and the board of supervisaid county shall, within one year after the first meeting board, make provisions for defraying the expense of the

County seat.

located by the board of supervisors of said county.

Sec. 9. All property, files and records belonging to the coff Emmet, which may remain in the county of Charles the time of its organization, shall be delivered over the county of the coun

Sec. 8. The county seat of the county of Charlevoix al

Property of other counties to be given up.

proper authorities of the county of Emmet.

Sec. 10. All acts or parts of acts, contravening the properties of this act, are hereby repealed.

[Sec. 11. This act shall take immediate effect.] Approved April 2, 1869.

[No. 391.]

ACT to amend section two of an act entitled "An act to serporate the Detroit and Saline Plank Road Company," pproved March 23, 1848.

Secreon 1. The People of the State of Michigan enact, That Act amended tion two of an act entitled "An act to incorporate the Deand Saline Plank Road Company," approved March twentyed, eighteen hundred and forty-eight, be amended as follows: Hec. 2. Said company hereby created shall have power to lay Company authorized authorized a plank road and all necessary to lay out a fldings, from the city of Detroit, in the county of Wayne, to village of Saline, in the county of Washtenaw, by way of ilanti, with the privilege of constructing a branch from the Hage of Wayne to the village of Schwarzburg, in the county Wayne; also, from the village of Ypsilanti to Ann Arbor, in county of Washtenaw: Provided, That all buildings and Proviso. legates now located or established within the limits of the of Detroit shall be removed outside the limits of said city the expense of said city of Detreit, as soon as Michigan venue, in said city, shall be paved, from the city hall west, to present location of the first gate on said road. Sec. 2. This act shall take immediate effect.

Approved April 2, 1869.

[No. 392.]

AN ACT to amend act number four hundred and eighty-four, of the session laws of eighteen hundred and sixty-seven, approved March twenty-seventh, eighteen hundred and sixty-seven, entitled "An act to amend act number one hundred, of session laws of eighteen hundred and fortyeight, incorporating the Detroit and Saline Plank Road Company," by adding a new section thereto.

Smorton 1. The People of the State of Michigan enact, That Actamended act number four hundred and eighty-four, of the session laws of eighteen hundred and sixty-seven, approved March 27,

1867, entitled "An act to amend act number one hundred, of session laws of eighteen hundred and forty-eight, incorporating the Detroit and Saline Plank Road Company," by adding a new section, be amended so as to read as follows:

Tolls; am'ts allowed to be collected.

Sec. 8. Said company shall have power to demand and en act from all persons traveling on said road, the following to namely: One cent per mile for every buggy, sled or sle drawn by one animal; one cent per mile for every aled sleigh drawn by two animals; two cents per mile for ev vehicle drawn by two animals, and carrying not to exceed persons, including the person driving, or three thousand 1 hundred pounds, inclusive of the vehicle, and in each case a cent per mile for every additional animal led or driven; cent per mile for every empty vehicle drawn by one anim two cents per mile for every loaded vehicle drawn by one at mal, carrying more than five hundred pounds, including to person driving, and in each case one cent per mile for ev additional animal led or driven; three cents per mile for ever vehicle drawn by two animals, and carrying more than six pe sons, including the driver, or more than three thousand a five hundred pounds, inclusive of the vehicle, and one-balf cent per mile for every additional five hundred pounds men than four thousand pounds, including the vehicle, except such vehicles of which the wheels have tires three or more inches wide, which shall not pay over three cents per mile, however loaded: Provided, That the provisions of this act shall not apply to vehicles loaded with cord or fire-wood, or farm product. drawn by two animals, but on such vehicles tolls shall be charged and collected the same as provided in the original charter of said company.

Proviso.

Sec. 2. This act shall take immediate effect. Approved April 2, 1869.

No. 393.

ACT to provide for holding the annual township meeting the township of Muskegon, in the county of Muskegon, for the year eighteen hundred and seventy.

Induction 1. The People of the State of Michigan enact, That Township meeting.

Innual township meeting in the township of Muskegon, in security of Muskegon, for the year eighteen hundred and that, be and the same is hereby authorized to be held the house now occupied by Stephen K. Buck, in said township and Stephen K. Buck, Philip Bussing, and Hubert Stien Board of inspectors thereby made and constituted a board of inspectors for said that ip meeting.

in the township named in this act at the time named for ing is not ling the same, it shall and may be lawful to hold the same pointed time by time thereafter, by giving at least ten days notice of the and place of such meeting by posting notices thereof in of the most public places in said township, which said notice the said board of inspectors for said township are hereby horized and required to post.

is 3. If, for any cause, all or either of the inspectors vacancy in the properties of shall neglect or shall be unable to attend inspector; how filled. The specified, it shall be lawful for the electric of said township to choose from the electors present in the persons to act as inspectors of said meeting.

Sec. 4. The persons named in section one in this act, are Board of registration in and registration. It said township, and said board is hereby authorized to meet the next Saturday previous to the day of holding said township meeting, at the place designated for holding the same, and ake a registration of the electors of said township, after have first taken an oath faithfully to discharge said duty before the person authorized to administer oaths.

Sec. 5. The manner of conducting said registration and hold-Meeting; manner of said township meeting shall be the same as provided by the conducting.

law of this State, not inconsistent with the provisions act.

Approved April 2, 1869.

[No. 394.]

AN ACT to incorporate the village of Wayne.

Boundaries.

SECTION 1. The People of the State of Michigan enect, all that tract of country situate in the township of N county of Wayne, and State of Michigan, known and des as follows, viz: The south-east quarter of section twenty the south-west quarter of section twenty-eight, the nortiquarter of section thirty-three, and the north-east quare section thirty-two, of township number two south, of number nine east, be and hereby is constituted a village rate, to be hereafter known and designated as the vill Wayne.

Officers and terms of office. Sec. 2. The officers of said village shall consist of a pres recorder, treasurer, and five trustees, to be elected by a pla of votes, by ballot, of the inhabitants of said village having qualification of electors under the constitution of this and who shall hold their office for the term of one year until their successors are elected and qualified. The first tion of the officers provided for in this act, shall be held Union Hotel, in said village, on the second Monday of

Time and place of holding election.

Proviso.

at such place in said village as the common council she signate for that purpose: Provided, That the neglect to such election, at the time and place hereinbefore ment shall not work a dissolution of this corporation; but it case it shall and may be lawful to hold such election a time and place in said village, thereafter, pursuant to protice, which may be given by five qualified electors o village, by posting the same, containing a designation of

next, and on the third Monday of March, annually there

and place thereof, in three of the most public places in id village, at least ten days before such election shall be held. Sec. 3. At any time when the first election shall be held in Judges and clerk of said village of Wayne, under this act, there shall be chosen election. the qualified electors there present, viva voce, two judges d one clerk of said election, who, together, shall constitute board of inspectors thereof, each of whom shall, before tering upon the duties of his office, take an oath before some mon authorized to administer oaths, that he will faithfully impartially discharge the duties thereof. The said board Duty of. conduct the election, and certify the result thereof, and hereby clothed with the same power and authority as is wided for in sections four and five of this act, so far as the e are applicable. At each and every election thereafter to held in said village, under the provisions of this act, the amon council of said village shall be the board of inspectors reof, and the recorder shall be the clerk of said board. Sec. 4. The polls of all elections in said village, under this Polls; when t, shall be opened at ten o'clock in the forenoon, and con-closed. me open until four o'clock in the afternoon of said day, meet in the discretion of the board they may declare a recess fone hour between twelve o'clock at noon and two o'clock in the afternoon; the name of each elector voting at each election shall be written in a poll list, to be kept at such election by a clerk of the board of inspectors thereof. After the close of the Canvass of polls of such election, the board of inspectors thereof shall proceed without delay publicly to canvass the votes given, as is provided by general law for the canvass of votes at township meetings, as relates to comparison of poll list with number of bellots, drawing in case two or more persons receive the same number of votes for the same office, and in all other matters of canvass so far as the same shall be applicable. Upon the com- Certificate of pletion of such canvass, the board of inspectors present at such election, shall make and file a certificate thereof in the office of the recorder of said village, within twenty-four hours after the close of said canvass, which certificate shall give the whole 138 -

number of votes cast for such officer, for whom they were give and the name of the person declared elected to each, either lot or plurality of votes.

Recorder to give notice of elections.

Sec. 5. It shall be the duty of the recorder of said village give ten days' public notice in writing in three public places? said village, of the time and place of holding all elections, be annual and special in said village; and no person shall be re mitted to vote at any such election, unless he is possessed of

the qualifications of an elector under the constitution of the State, and shall have been a resident of said village for thir days next immediately preceding the day of such election; recorder of said village shall, within five days after the closi

To notify

persons of the polls of any election, notify the persons elected there respectively, of their election; and each person so elected notified shall, before entering upon the duties of his office, tal and subscribe an oath that he will support the constitution the United States and the constitution of this State, and the he will faithfully discharge the duties of his office, and shall cause such oath to be filed with the recorder of said village within ten days from the date of his election.

Board to determine qualificat'ns of electors.

Sec. 6. If the qualifications of any person offering to vote at any such election shall be questioned, the same shall be determined by the board of inspectors thereof, upon an examination of such person on his oath, which any member of said board is hereby authorized to administer.

Body cor-porate and politic.

Sec. 7. The president, recorder and trustees of said village shall be a body corporate and politic, with perpetual succession, with all the powers of township boards, and with all the powers given by the general law, for the incorporation of villages of this State, to the boards of trustees or common councils of villages, in addition to all special powers of this act, to be known and distinguished by the name and title of "the common council of the village of Wayne," and by that name they and their successors in office shall be known in law, and by such name shall be and they are hereby made capable of suing and being sued, of pleading and being impleaded, of answer-

unto, and of defending and being and being ded in all courts of this State, and any other place whater; of enforcing all the special powers of this act, and of emeral act aforesaid for t incorporation of villages by a of supervisors; and may have a common seal, and may and change the same at pl re, and by the same name be and are hereby made of purchasing, holding, g. conveying, and disposit g of y real or personal estate, e use and benefit of said corpo: ion. 8. The common council shall have power to appoint a Council to street commissioner, and such other officers neces shall and for said village, whose elections are not herein provided to require of them such bonds, for the faithful performof their duties, as they m deem necessary, and to disthem at pleasure; the officers so appointed shall, before Oaths of ring upon the duties of their office, take and subscribe the of office hereinbefore provided for, before the recorder. is hereby authorized to administer the same. be. 9. It shall be the duty of the president to preside at all Duty of

heetings of the village council; but in case of his absence, the and recorder terms on council may appoint one of their number as president to the sext; and it shall be the duty of the recorder to attend all meetings, and keep a fair and accurate record of their precedings, and his compensation for such service shall be afty cents for each meeting of said common council, and the terms shall be in lieu of all other salary.

Sec. 10. It shall be the duty of the treasurer to act as collectoral the village; to safely keep all moneys coming into his to keep all moneys. It hads belonging to the corporation, and to pay the same, on the order of the recorder, countersigned by the president, and at the expiration of his term of office, to hand over all moneys remaining in his hands, and all books and papers pertaining to his office, to his successor; and his compensation for Compensation all services by him rendered shall be determined by the common council of said village.

Marshal to be police constable.

Sec. 11. The marshal shall be a poli constable, and serve any and all papers that may be seed by the recor any other officer, by virtue of this act of incorporation shall be provided with the same privileges as are provid

To enter disordely houses

constables in the discharge of their duties by the laws (State; shall have the general supervision of the village, a that the laws are enforced; shall have power to enter int disorderly or gaming house, or dwelling house, or any

building where he may have good reason to believe a fe any person or persons who have committed a breach peace are being secreted or harbored, or where any fele breach of the peace is being committed, to arrest such c

To arrest felons

ers, disorderly persons or felons, and those engaged in a ful assemblages, and take them before any justice of the of the township of Nankin, who shall hear and determin matter, upon proof, as required by law; to compel the ci to aid in extinguishing fires, and to appoint deputies with

Compensat'n ers similar to his own; and for the performance of the of this act, he shall receive such compensation therefor common council may allow.

Treasurer

Sec. 12. The treasurer and marshal shall respectively, and marshal they enter upon the exercise of the duties of their resp offices, give such bond or security for the faithful discha the trusts reposed in them as the common council shall and require.

Common

Sec. 13. The president, recorder and trustees, when que council; who to constitute and assembled together, shall constitute the common cou the village of Wayne, and a majority of the whole sh necessary to constitute a quorum for the transaction of ness, though a less number may adjourn from time to and the said common council shall hold their meetings at time and place as they may from time to time appoint.

Vacancies how filled.

Sec. 14. In case of the death, resignation or removal president, recorder, any of the trustees or treasurer, such a resignation or removal, shall be announced by the preor recorder to the members of the common council, who

sene as soo: as may be, and appoint from the authorized tors of said village, some person to fill the vacancy so creaexcept that by reason of such vacancies there be not left a rum of the common council, in which case the remaining mbers of the common council shall call a special election, is provided in section five, to fill such vacancies, setting a in the notice of said election the offices vacant. e. 15. The inhabitants of said village shall be liable to the Inhabitants ration of any and all laws relating to township government, to be subject to township pt as far as relates to laying out, altering, vacating and tructing streets and highways, and the labor to be peraed thereon within the limits of said village of Wayne; the said common council are hereby vested with full power Power of authority to assess and levy such an amount of labor upon assess labor. real and personal property of said village, as they may n necessary to be performed upon the streets and highways mid village, and for that purpose they are hereby vested the same power given by law to the commissioners of highs; and the said common council is hereby vested with full ver to discontinue, lay out and establish all highways, lanes, eys, sidewalks, and water-courses in said village; whenever Proceedings when private lands of any person shall be required to be taken for the lands estructing, widening or exter ling streets, lanes, alleys, drains, public use. sowers, or other improvements within the limits of said village, the common council shall give notice thereof to the owner, Notice to ewners or parties interested, or his, her or their agent or representative, by personal service, or by written notice posted in # least three public places in said village, three weeks next preceding the meeting of said common council; and the said common council are hereby authorized to contract for and purchase such lands of said owner, for the purposes aforesaid; and in case such owner or owners refuse to sell or convey summoning such lands or premises for the purposes aforesaid, or the parties fail to agree upon the price of said lands, it shall and may be lawful for said common council to direct the recorder of said village to issue a venire facias, to command the marshal

Jury to award damages.

of said village, or any constable of said county, to said and return a jury of twelve disinterested freeholders (county, to appear before a justice of the peace in said. or the justice residing nearest thereto, within the cor Wayne, at a time to be therein stated, to inquire into t compensation to be made therefor to the owner or own parties interested in such land or premises, which jury duly sworn by such justice, faithfully and impartially to: into, ascertain and determine the just compensation to b therefor, and after having viewed the premises, if necessar inquire and assess such damages and recompense as the think proper to award to the owner or owners of such l premises, according to their respective estates or interests t and the said justice shall, upon the return of such ment or verdict, enter judgment therefor, confirming the Compensat'n and such sum or sums so assessed, together with all shall be paid or legally tendered, before such street, lane drain, sewer, or other improvement shall be made, o

Proviso.

tendered to

established, or altered, to the claimant or claimants t it shall therefrom be lawful for the common council to the said lands and premises to be occupied and used f purpose aforesaid: Provided, That any party claiming ages as aforesaid, may have the right to remove such p ings by appeal to the circuit court for the county of 1 and upon giving notice of his, or her or their intention ac to said justice, in writing, within five days, or in case party does not reside in said village, then within thir after the rendition of such verdict, and the judgment ti as aforesaid, such appellant first giving bond, with two cient sureties, to be approved by said justice, conditic pay all costs that may be awarded against him in said court; and upon filing a transcript of the proceedings afc duly certified by said justice, within forty days after the and judgment as aforesaid, in the said circuit court, th proceedings shall thereafter be had thereon as is preser law in other cases of appeal: Provided, That if the fina pat of said c art shall not exceed the damages assessed be-poid.

The said justic least ten dollars, the party appealing shall the cost occasioned by such appeal.

The cost occasioned by such appeal.

The common council may levy and collect a poll poll tax.

The exceeding one day's labor, upon each person liable refor by the laws of this State, and may levy and collect a pollect a po

for assessed, or in their option, may assess, levy and collect id poll and highway tax in money, at a sum not exceeding a dollar for each poll tax or each three hundred dollars asmed, and may make an ordinance providing for the return of the taxes assessed and unpaid on real estate, occupied or un-

supied, and that such tax shall be a lien on such real estate, and Tax to be a lien on real lien on real lien on real estate.

The same to be sold in the same manner as is hereafter estate.

The same to be sold in the return of other taxes, and sale of

Sec. 17. The common council shall have full power and author-council may to make by-laws and ordinances relative to the duties, powers relative to and fees of the marshal, street commissioner, and other officers; melative to the time and manner of working upon the streets, Highway lenes and alleys of said village; relative to the manner of taxes. assessing, levying and collecting all highway and other taxes in mid village; and the common council shall have power to make Nuisances. by-laws and ordinances relative to all nuisances within the limis of said village, and for the abatement of the same, and for the punishment by fine of all persons occasioning the same; to sewers. construct sewers and reservoirs; to regulate the construction of private drains; to license all showmen; to suppress all games Showmen, d chance and hazard; to compel the owners of buildings to procure and keep in readiness such number of fire-buckets and ladders as they may deem necessary; to compel the owners or Stovepipes. occupants of buildings to secure, in such manner as the common council may deem safe, all stove-pipes, stove-thimbles,

chimneys, or other fire liabilities; relative to calling me of the electors of said village; relative to the keeping as Gunpowder. of gunpowder in said village; relative to keeping nitro ine, or any other explosive substance; to the use of fire ers or fire-balls, or fire-arms within the corporation village; relative to restraining swine, horses, cattle, gee Cattle. other animals from running at large in the streets, lanes, and other public places in said village; to regulate and Pounds. lish one or more pounds for the confinement of such a as are found at large in said village; to establish fees, fin Fines and penalties. penalties to be collected or enforced in the execution or violation of by-laws and ordinances. Sec. 18. The common council of said village shall he Grading! streets, etc. power to make all necessary rules and regulations rela the grading of any of the streets of said village, and lev tax for the same; to order the building of any sidewall Sidewalks. to determine the width and grade of the same, and the and style of the material used, allowing every land own occupant of said village to construct his own front of said if he shall do so in conformity with the style, in all re ordered by said common council, within sixty days fre date of said order, otherwise the common council may p Levy cost of, to construct the same, levying the cost thereof upon the on land. adjoining the same, and the tax so levied shall be collec distress and sale, or returned as unpaid, and the premise returned sold as is hereinafter provided for other taxes. Sec. 19. The common council shall have power to su all billiard tables, and to suppress all gaming tables ke hire, gain or reward in said village; also, full powe authority to make all such by-laws and ordinances as the Disorderly houses. deem necessary for preventing or suppressing all disord

Billiard

bad houses; for securing said village and the inhal thereof against fires; for the suppression of riots and gar and for the punishment of the same; for the apprehensi

Riots

Vagrants.

punishment of vagrants, drunkards, and idle persons; ar shall have power and authority to make all such by-la-

nances, as to them shall seem necessary for the safety and government of said village and the inhabitants thereof. 20. The common council shall have power to suppress Liquors. rending or giving away of liquors in any place within said ge: to regulate the measuring of fire-wood and the weighof hay; to appoint a sealer of weights and measures; to Weights and ent and punish immoderate driving in any of the streets of Fast driving. village; to prevent the incumbering of the streets, sideks, alleys, or public grounds; to provide for ornamenting public grounds; to regulate the setting out of shade and shade trees. mental trees along the line of the streets and sidewalks of it village, or, in their option, to let jobs for the procuring, ling out and protecting the same; to compel the owners or obstructions on walks. mpants of lots to clean sidewalks in front of and adjacent reto, of snow, ice, dirt, mud, boxes, or any incumbrance, and construct cross-walks, assessing the cost of the same on the party, in their judgment, immediately benefited; to regulate grave-yards and places of burial for said village. co. 21. The common council of said village shall have power village cometery. purchase lands for a village cemetery, and may borrow bey for that purpose, or may issue the bonds of said village, is hereinafter provided, to purchase said land, for a sum not meding two thousand dollars, which bonds shall bear no enter rate of interest than ten per cent. per annum, and shall become payable in any one year a sum not exceeding five hunfired dollars, exclusive of interest. And said cometery shall be selling lots divided into lots by order of the common council of said vil-in. age, which may be sold or deeded to parties for purposes of burial of the dead; the moneys arising from the sale of said ist shall be applied by the said common council, either to the extinguishment of the debt occasioned by said purchase, or be hept by said village as a cemetery fund, to be applied upon said constery as the common council may direct.

Sec. 22. For public improvements and building school-houses Borrowing in said village, the common council may, if thereto authorized by a vote of the tax-paying electors of said village, at either an 139-

annual or special meeting of such electors, borrow, on the

Issuing bonds. of the village, a sum not exceeding ten thousand dollars, term not exceeding ten years, at a rate of interest not exceeding ten years, at a rate of interest not exceed ten per cent. per annum, payable annually, and for the pose may issue bonds of the village, signed by the preand recorder, and countersigned by at least two of the tees of said village, and in such forms and sums, not exceed in the aggregate the sum of ten thousand dollars, as the common council shall direct; and such bonds shall be direct of under the direction of the common council of said upon such terms as they shall deem advisable, but not than their par value, and the avails thereof shall be only for the purposes for which said fund was raised.

Council to give notice of meeting for voting bonds Sec. 23. Whenever the common council shall deem it to obtain a vote of the tax-paying electors of said authorizing the borrowing of money by issuing bonds a said, it shall be the duty of the common council, at le days before a meeting of the tax-paying electors of said to post, in three public places in said village, notices time and place and manner of obtaining the vote of sai tors in regard to said loan, and also the objects and put for which said loan shall be authorized.

To create a sinking fund

Sec. 24. Whenever, by the provisions of this act the council shall be authorized to issue village bonds for the ment of any sum or sums of money, the said common shall have thereupon the power to create a sinking fund payment of the interest as it falls due, and the extinguis of the principal at the expiration of the time limited payment thereof, which fund shall be raised by a dire which shall not in any one year exceed the sum of one and dollars, exclusive of interest, on the entire indebted said village, which shall be levied and collected in the manner as ordinary village taxes are levied and collected sums of money when collected shall be applied, as soon be, to pay said bonds and extinguish said indebtedne until so applied they may be invested in the stocks of this

How may collect.

in the stocks of the United States, or invested in such other rities as the common council shall approve. 25. The corporation of the village of Wayne shall be Corporation allowed use ad the use of the common jail of the county of Wayne, of county the house of correction of said county, in the city of Defor the imprisonment of all persons liable to imprisonder the by-laws and ordinances of the common coun-All persons committed to jail or said house of correction Sheriff to my justice of the peace, for violation of any by-law or or-of criminals. nce of said common council, shall be in the custody of the riff of the county, or the keeper of said house of correcwho shall safely keep the person so committed, until lawy discharged, as in other cases: Provided, It shall be com-Proviso. mt for said common council to construct and establish a -up for said village, in which to temporarily confine all pers in the hands of the marshal, for offenses under this act, a less time than ten days. ec. 26. Any justice of the peace of the township of Nankin Powers of justices. hereby authorized and empowered to inquire of, hear, try determine, in a summary manner, all the offenses which all be committed within the limits of said village against any the by-laws, ordinances or regulations that shall be made, deined or established by the said common council, in pursunee of the powers granted to them in this act, and to punish offenders, as the by-laws, ordinances or regulations shall pescribe or direct: Provided always, That any person, on a Proviso. berge of violating any of the by-laws, ordinances or regulaions aforesaid, may demand and have a trial by jury, and either may appeal to the circuit court for the county of Wayne. · Sec. 27. The president and trustees shall not receive any pe-Compensat'n miary compensation for the performance of the duties migned them by this act, except as is herein otherwise provided. Sec. 28. The common council shall, at the expiration of each Annual mr, cause a report to be made, containing a just and true atement, in writing, of all moneys received or expended by sem, in their corporate capacity, during the preceding year,

and shall make out in detail, a statement of all receipt expenditures and the purposes for which the same were and such other information as shall be necessary to a fa perfect understanding of all the financial concerns of said v

Citizens to be compet'nt as jurors.

Sec. 29. In all processes and legal proceedings where common council of said village shall be a party, no citi said village shall be deemed an incompetent juror or w on account of the interest of said citizen in the event of

Proviso.

process or proceeding: Provided, That such interest be that which is in common with the citizens of said village

Euits; how commenced.

Sec. 30. Whenever any action or suit shall be comm against the corporation, process against such corporation be served by leaving a copy of such process, attested proper officer, with the recorder of said corporation, or usual place of business therein, whose duty it shall be, with, to inform the president and trustees thereof: Pre

Proviso.

That the first process shall be by summons, and a copy t left with the recorder, at least ten days before the retur thereof.

Sec. 31. The common council shall have full power as

Power of

collect taxes. thority to levy and collect a capitation or poll tax, and a way tax, as heretofore provided; also, all taxes for all and improvement the common council are by this act authori make in the manner provided, or are by the general I this State, for the incorporation of villages, authorized to and also, all taxes on all real and personal property i general law exempt within the limits of said village, nec to defray the expenses thereof; and every assessment of

main a lien

on property, lawfully laid and imposed by the said common council (lands, tenements, hereditaments or premises whatsoever: village, shall be and remain a lien on such land, tenemen hereditaments, from the time of making such assessmen imposing such tax, until paid; and the owner or parties terest in said real estate shall be respectively liable, demand, to pay every such assessment or tax, to be m aforesaid.

- 2. It shall be the duty of the supervisor of said town-Ankin, who is hereby constituted ex officio assessor of uge, to take an assessment of said village, at the time he same manner he takes the assessment of said town-all respects the same, and annex thereto the usual cerand file the same in the office of the recorder of said on or before the third Monday in May, in each year, h service he may present an account for consideration wance to the common council of said village.
- 3. It shall be the duty of the recorder of said village, Recorder to make annual statement to the president a complete statement, in writing, of all or general taxes authorized by the common council, urrent year, together with all the information necessary errect levy of the same.
- is the shall be the duty of the president to spread upon President to complete roll and the general and local taxes authorized and deliver personance of said village for the current year, in the with the by-laws, regulations, or ordinances of said council, attached to the same, and sign the proper for the collection of the taxes therein levied, and he same to the treasurer of said village, at the time and by law for the delivery of the township tax roll to sahip treasurer, who shall proceed to collect the same me, manner, and with the same authority allowed by township treasurers for the collection of taxes; for Compensation gethe tax as aforesaid, upon the assessment roll, the of.
- 5. Whenever any tax assessed upon personal property Power of e provisions of this act shall be returned by the mar-marshal to sue for tax non-payment, it shall be lawful for the marshal of said sue the person or persons against whom such tax seed, before any court of competent jurisdiction, and use, and take all lawful ways and means provided by

law for the collection of debts, to enforce the payment of Proceedings tax; and in case any person liable to pay such tax upon when person has removed sonal property shall have removed out of the village, after assessment, and before such tax ought by law to be coll

it shall be lawful for the marshal to levy and collect such

the goods and chattels of the person so assessed, in any t ship within the county to which such person shall have remo or in which he shall reside. Whenever any real estate

have been returned by the marshal for delinquent taxes, treasurer of said village shall preserve a list of the same;

To sell land

if any such taxes or assessments upon real estate returned non-payment of taxes as provided in section fourteen of act, and interest thereon, to be computed at the rate twenty per cent. per annum until paid, shall remain unpaid the period of one year from the date of the warrant to marshal as aforesaid, the said treasurer shall cause so mu the land charged with such tax and assessment and interes be sold at public auction at some public place in said vi

Notice of sale.

thereon, first giving at least six weeks' notice of the time place of sale, by advertisement posted up in three of the public places in said village, or by causing the same to be pi lished in a newspaper in said village. An affidavit of said pu lication, recorded in the manner prescribed in section nine

to the highest bidder, as shall be necessary to pay the taxes and assessments and interest, together with all ch

on day of

this act, shall be deemed prima facie evidence of the fact i edings such publication. On the day mentioned in said notice, said treasurer shall commence the sale of said lands and tinue the same from day to day until so much thereof shell is sold as will pay the taxes and assessments as aforesaid.

the interest and charges due, assessed and charged thereon.

Certificate of aforesaid; and the said treasurer shall give to the purchase purchasers of any such lands, a certificate in writing, descri ing the lands purchased and the sums paid therefor, and the time when the purchaser will be entitled to a deed for the lands; and unless within one year from the date of the sal

reof, there shall be paid to the treasurer for the use of the Conveyance. chaser, his heirs or assigns, the sum mentioned in said cersate, together with the interest thereon at the rate of twenty cent. per annum from the date of said certificate, the source or his successor in office, shall at the expiration of said one year, execute to the purchaser, his heirs or assigns, conveyance of the land sold, which conveyance shall vest in person or persons to whom it shall be given, an estate in simple: Provided, All proceedings connected with the rais- Proviso. and levying such tax, and the sale for the non-payment reof, are according to law, and the said conveyance shall prima facie evidence that the sale was regular, according the provisions of this act; and every such conveyance, ex-when may nted by the said treasurer under his hand and seal, witnessed, evidence. mowledged, and recorded in the usual form, may be given evidence in the same manner as a deed regularly executed d acknowledged by the owner, and duly recorded. The rees of treasurer of said village shall receive the same fees, in cases of le, as aforesaid, as are allowed by law to county treasurers like services; and the expenses for the advertising of any ed for sale, in pursuance of this act, shall by the treasurer, added to such taxes respectively, as are charged upon lands linquent for State and county taxes.

Sec. 36. The common council shall have authority to estab-Fire department is and organize all such fire companies, and hose and hook and ladder companies, and provide them with engines and other instruments as shall be necessary to extinguish fires and preserve the property of the inhabitants of said village from configrations; to prevent the erection of buildings in an unsafe manner, and pass all necessary regulations relative to buildings deemed by them unsafe, as to risk by fire or otherwise.

Sec. 37. This act shall be favorably construed and received Public act, in all courts as a public act, and copies thereof, printed under sathority of the Legislature, shall be received without further proof.

therein.

who eligible Sec. 38. No person shall be eligible to any office under to office.

act, unless he shall have resided in said village six months:

preceding his election, nor unless he shall be entitled to the state of the state

Sec. 39. This act shall take immediate effect. Approved April 2, 1869.

[No. 395.]

AN ACT to amend an act entitled "An act to authorise" several townships in the counties of Livingston, Oaklan Washtenaw and Wayne, to pledge their credit, and county of Livingston to raise by tax, or borrow money, to in the construction of a railroad from some point near city of Detroit, to Howell, in the county of Livingston," a proved February fifth, one thousand eight hundred and sixt four, and amended by act of the Legislature, approximately march twenty-first, one thousand eight hundred and sixty.

Act amended

SECTION 1. The People of the State of Michigan enact, The an act entitled "An act to authorize the several townships the counties of Livingston, Oakland, Washtenaw and Wayn to pledge their credit, and the county of Livingston to raise tax or borrow money, to aid in the construction of a raince from some point near the city of Detroit, to Howell, in the county of Livingston," approved February fifth, one thousand eight hundred and sixty-four, and amended by act of the Legislature, approved March twenty-first, one thousand eight hundred and sixty-five, be amended so as to include the city of Lansing, in the county of Ingham, by adding the following setions to said acts, to stand as sections seven, eight, nine, ten, eleven, twelve, thirteen, fourteen and fifteen:

Voting of tax authorized.

Sec. 7. It shall and may be lawful for the city of Lansing, at the county of Ingham, to aid in the construction of a railroad, from some point at or near the city of Detroit, to the city of Lansing, in the county of Ingham, to such amount not exceeding five per centum of the assessed valuation, for the time be-

of the real and personal property in said city, as the taxing electors of said city shall, at a meeting or meetings of for that purpose, determine by a two-thirds vote of such the tors present and voting: Provided, That such amount, exclu-provise, of interest thereon, which shall become due or collectable in my one year, shall not exceed one per centum of the assessed nation of said city, at the time of issuing the same: Pro-pold, ed further, That such aid so voted shall be subject to any ditions which may be imposed by the electors voting as resaid.

isc. 8. It shall be the duty of the mayor of said city to call City to call the meetings of the electors of said city as are electors.

The meeting of the electors of said city as are electors.

The meeting of the electors of said city as are electors.

The meeting of the electors of said city, and give public notice thereof, at least ten days previous to hold; such meeting, by posting the same in not less than five of most public places in said city, and the advertisement of the me in some newspaper published in the said city.

Sec. 9. At such meetings, the city or ward inspectors of inspectors of election, if present, shall act as inspectors of election; the election, if present, shall act as inspectors of election; the election shall vote by ballot, (such ballot to contain the words, for the Tax," or "Against the Tax," as the case may be,) and all be subject to challenge, as at other city elections; and the precedings at such meetings, to be held under the provisions this act, shall be governed by the laws regulating the munical elections of said city; and illegal and fraudulent voting hall be punishable in the same manner, and to the same extent, as at other city elections. A copy of the request, and copy of he of the notice required by the provisions of this act, shall be recorded. The entered at large upon the records of the city, together with the entered at large upon the resords of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city, together with the entered at large upon the records of the city together with the entered at large upon the records of the city of elections.

Sec. 10. If said city shall avail itself of the benefits of this act Bonds; city 7 voting aid to said railroad company, as provided for herein, to issue.

aid city shall, within sixty days after the question of aid is

140-

LAWS OF MICHIGAN.

determined by a two-thirds vote of the tax-paying electors said city, as provided in this act, issue its coupon bonds the amount so determined to be granted, which bonds shall in sums of not less than one hundred dollars each, and more than one thousand dollars each, and shall be payable any time as determined upon by the electors of said city, exceeding twenty years from the date thereof. Such both

Rate of interest on. shall bear interest at a rate of not exceeding ten per cent annum, and shall have attached thereto the necessary and ual interest coupons, corresponding in dates and numbers the bonds to which they are attached, which shall be signed written signatures by the same person or persons executed by the mayor such bonds. Such bonds shall be executed by the mayor clerk or recorder of said city, under the seal of said city. It bonds and coupons attached thereto shall be payable at

office of the treasurer of the county of Ingham.

Who to execute.

Bonds to be delivered to State Treasurer.

Sec. 11. Whenever any such bonds as provided by the prisions of this act shall have been issued as therein specific the same shall be delivered by the person, persons or offen having charge of the same to the treasurer of this State, which shall give a receipt therefor, and hold the same as trusted the municipality issuing the same, and for the railroad company for which they were issued, and to be disposed of by mittensurer in discharge of his trust as hereinafter provided.

Duty of State Treasurer.

Sec. 12. Upon receipt of any such bonds from said city, i aid of said railroad company, the Treasurer of this State and immediately register or record the same in a book or books be kept by him for that purpose, in his office, which reconshall show the amount, date and number of each bond, it rate of interest which it bears, by what city issued, to the besefit of what railroad company the same are issued, and it time when payable, which record shall be always open for it inspection of any citizen of this State, or other interests person. Such bonds shall be safely kept by said Treasurer, in the benefit of the parties interested, and be disposed of by him in the following manner, that is to say: whenever said rail

To keep bonds.

and company in aid of which such bonds may have been When comsed, shall present to said Treasurer a certificate from the Sternor of this State that such railroad company has, in all impects, complied with the provisions of this act in relation to completion of its road, and is thereby entitled to any of han bonds, the same, or such of said bonds as said company all be entitled to receive, shall be delivered to said company. be treasurer shall endorse upon each of said bonds the date Treasurer to such delivery and to whom the same were delivered, and on bonds. same shall draw interest only from the time when so delivred, and the treasurer shall notify the clerk of said city of date of the delivery of its bonds to such railroad company. The railroad company so receiving such bonds shall pay the Fees of State State Treasurer one-tenth of one per centum of the par value for holding all such bonds so delivered, which shall be received by him m full payment of all fees and charges for the custody, recordbg, endorsing and delivery of said bonds, which money shall be paid into the State treasury. And in case any bond so de-When bonds **Evered** to said Treasurer by d city shall not, within three celed. years from the time when the same were received by him, be demanded in compliance with the terms of this act, the same thall be canceled by said treasurer and returned to the proper officers of said city.

Sec. 13. In case said city issuing bonds as heretofore provided proceedings in this act, shall fail to pay the bonds or the interest coupons, or said to deposit with the treasurer of the county of Ingham, a sufficient sum of money to pay the bonds or the coupons which it may have issued as aforesaid, which may then be due, as by the terms of said bonds or coupons, the county treasurer of such county shall certify the same to the clerk of the board of supervisors of said county, stating the amount so due and unpaid by said city; whereupon the board of supervisors of such county Tax to be levied and shall proceed to assess, levy and collect the same from said city, paid to with other county taxes, and in like manner, adding to the treasurer. Amount thereof interest at the rate specified in said bond, for one year, and the same shall be paid to the county treasurer

by the treasurer of said city, and upon the receipt of money, the county treasurer shall pay to the holders the the principal or interest for which such money may have collected, with the interest thereon, and cancel and return bonds or coupons to the said city.

Sec. 14. In case said city shall avail itself of the bene to pay this act by the issue of bonds or other evidence of debt i aid of said railroad company as by this act provided, sai shall each year, by its proper authorities, upon receivin notice as herein provided from the State Treasurer of the livery of its bonds to said railroad company, so long as bonds or other evidence of debt remain unpaid, levy, and collect upon the taxable property of said city, a suf sum of money to pay all bonds or interest upon the say either the bonds or interest thereon shall become due: an full faith and credit of said city so issuing any such bo other evidence of debt, is hereby pledged for the full pay of both principal and interest thereon; and the same are hereby a valid and legal charge upon the taxable prope said city.

When road

Sec. 15. Said railroad company shall not be entitled: ceive any of the bonds or other evidence of indebtedness i as provided in this act, until said company shall have com its road-bed and ironed its road with the usual T rail, fre intersection with the Jackson, Lansing and Saginaw Rei or with the Ionia and Lansing Railroad, or with the Penin Railroad, in the city of Lansing, to a point at or near th lage of Williamston, in the county of Ingham: Provided. such intersection with either of these above named rails shall be at a point not to exceed forty rods north of Mich

Proviso.

[Sec. 2. This act shall take immediate effect.] Approved April 2, 1869.

avenue, in said city of Lansing.

[No. 396.]

ACT to amend act number two hundred and thirty-nine, matitled "An act to organize Union School District number the, of the township of Spaulding, in the county of Saginaw, and to authorize said district to borrow money;" also, to add a new section thereto.

Increase 1. The People of the State of Michigan enact, That Act amended in number two hundred and thirty-nine, approved March theenth, A. D. one thousand eight hundred and sixty-five, titled "An act to organize union school district number one, the township of Spaulding, in the county of Saginaw, and rauthorize said district to borrow money," be and the same thereby amended, by adding one new section, to be known as stion number six, and that section number six, of the present the and is hereby stricken out, and that section number one act act be amended so as to read as follows:

Sec. 1. That all that territory lying north of Cass river, in school district township of Spaulding, in the county of Saginaw, is hereby constituted. Instituted, for school purposes, as a single school district, by is name of union school district number one, of the township is Spaulding; and the voters of said district are authorized to District board; and to continue the same in accordance to elect. With the provisions of an act entitled an act to establish graded and high schools, approved February fourteenth, one thousand with hundred and fifty-nine, and acts amendatory thereof; and such district and such board shall possess all the powers Powers and and privileges, and perform all the duties conferred upon district boards by the acts aforesaid, or other laws of this State, and the additional powers conferred by this act.

Sec. 6. The school inspectors of the township of Spaulding Duties of school inspectors.

shall divide the territory of said township not included in spectors.

union school district number one, of said township, into such number of school districts as may from time to time be necessary, which districts they shall number, and they may regulate and alter the boundaries of the same as circumstances shall render proper, according to the provisions of section number

Ibid.

seventy-one, of chapter number sety it, of the compile laws of the State of Michigan; and it all be the duty of a school inspectors to apportion to the several school district said township, the school tax placed upon the assessment of the township of Spaulding for the year eighteen hundred and sixty-eight, and also the primary school money payable said township in the year one thousand eight hundred a sixty-nine.

Sec. 2. This act shall take immediate effect. Approved April 2, 1869.

No. 397.]

AN ACT to aid the Fenton Union Agricultural Society.

Aid granted to society.

SECTION 1. The People of the State of Michigan enact, This shall be lawful for, and the treasurer of the county of Greece is hereby directed to pay over to the treasurer of the Foton Union Agricultural Society, of the township of Fenton, said county of Genesee, for the benefit of the Fenton Union Agricultural Society, one-fifth of all money which may now in, or hereafter come into the hands of the treasurer of county of Genesee, from any tax levied or collected under the provisions of section one, of chapter fifty for the complied laws, relating to county and town agriculture societies, being section sixteen hundred and sixty-seven of the complied laws.

How treasurer of society shall use funds, Sec. 2. The treasurer of the Fenton Union Agricultural Society shall use the money so received, for the payment of premiums, the diffusion of agricultural, manufacturing and mechanical knowledge.

Sec. 3. This act shall take immediate effect.
Approved April 2, 1869.

[No. 398.]

ACT to amend an act entitled "An act to authorize fracsel school district number eight, of the townships of Antp and Porter, in the county of Van Buren, to organize a raded school, and to pledge the credit of said school district r the purpose of building a union school-house."

OTION 1. The People of the State of Michigan enact, That Act amended tion two, of act number two hundred and ten, of the session s of eighteen hundred and sixty-seven, of an act entitled An act to authorize fractional school district number eight, of townships of Antwerp and Porter, in the county of Van erren, to organize a graded school, and to pledge the credit of ad school district for the purpose of building a union schoolbuse," approved January twenty-first, eighteen hundred and Ety-seven, be so amended as to read as follows:

Sec. 2. That said school district when so organized, shall District althe power and authority to borrow money to pay for a row money. or sites for school-houses, to erect buildings thereon and furnish the same, that is conferred upon school districts orized under and pursuant to chapter seventy-eight, concernprimary schools, of the complied laws, and the acts passed endatory thereof, and no other: Provided, That said school Provise. trict shall, in exercising and using the powers and authority reby conferred, conform and comply with, as far as practicathe provisions of said chapter number seventy-eight of the mplied laws, and the acts amendatory thereof: And provided Ibid. father, That nothing herein shall be so construed as to invalidate any bonds or acts of said school district concerning the mme, the said districts may have heretofore issued, but said bonds shall be deemed in all respects good and valid in law. Sec. 3. This act shall take immediate effect.

Approved April 2, 1869.

No. 399.]

AN ACT to provide for the construction of a State road! Isabella, in the county of Isabella, north to Tobacco n thence north of east to intersect the Midland and Tra-Bay State road.

Commis'rs appointed.

SECTION 1. The People of the State of Michigan enect, Isaac A. Fancher be and is hereby appointed commi with full power and authority to lay out, establish and imp a State road, commencing at the village of Isabella, in county of Isabella, and running thence north on the most i ble route to the Tobacco river; thence north of east unit

To employ survevor

Sec. 2. The said commissioner is authorized and empow to employ a surveyor and such assistants as may be nece to locate, survey and establish the line of said road; and w such line shall have been established, a full description of route and survey thereof shall be filed by such commission with the county clerk of the county of Isabella.

intersects the Midland and Traverse Bay State road.

Non-resident highway

Sec. 3. The non-resident highway taxes levied upon the le taxes appro- for the period of five years from the passage of this act, ly within three miles on either side of said road, shall be and same are hereby appropriated for the improvement of road, and the payment of the expenses necessarily incurred laying out and establishing the same; and it shall be the du of said commissioner to expend the same for the purpose akes said, from time to time, as it shall be collected, and to direct and determine the manner in which the same shall be done.

Treasurer to pay taxes on order of com-

Sec. 4. It shall be the duty of the county treasurers of the counties of Isabella and Gladwin, and any overseer of high ways, or the township treasurers within said counties, to retain in their hands all such sums of money as may be received by them for non-resident highway taxes, assessed within the time aforesaid, on any of the lands hereinbefore mentioned, and to pay the same only upon the order of the said commissioner or his successors.

Sec. 5. It shall be the duty of

I commissioner or his suc-Commission-

pers in office, to render to t d of supervisors of the account. b ties of Isabella and Gladv n, at t annual sessions in year, and at such other tiles as the boards may require, and true account of all moneys drawn by him, to be apd on said road, the amount drawn by such officer, and the ner in which the same has been applied. a. 6. The said commissioner, before entering upon the Oath and ics of his office, shall take and subscribe the constitutional k of office, and shall execute a bond to the people of this in the penal sum of two thousand dollars, with such meties as the treasurer of Isabella county shall approve, conlisted that such commissioner will faithfully discharge the s of said office, and expend all moneys received by him the benefit of said road, as directed by this act, which bond cath shall be filed with the treasurer of Isabella county; such commissioner shall receive for his official service as salary. the three dollars per day while so engaged, which shall be Eted by the boards of supervisors of Isabella and Gladwin finties, and paid out of the fund created by this act. Bec. 7. If the said commissioner shall neglect or refuse to per- How may be

Eac. 7. If the said commissioner shall neglect or refuse to per-How ma removed the duties of his said office, or shall misapply any the funds appropriated by this act, it shall be competent for Governor forthwith to remove him from said office; and we wacancy in said office may be filled by the Governor.

Sec. 8. Said road shall be known as the Isabella and Name of road.

Sec. 9. This act shall take immediate effect.

Approved April 2, 1869.

No. 400.

AN ACT to reorganize the township of Caledonia, in county of Shiawassee.

Township organized.

SECTION 1. The People of the State of Michigan enect, all that portion of the township of Caledonia, in the co of Shiawassee, not embraced within the limits of the citi Corunna or Owosso, shall be reorganized into a townsh be named and known as the township of Caledonia; and said township shall have and possess all the powers, dutie liabilities of other townships organized under the laws of State.

Time and place of holding

first Monday of April, in the year eighteen hundred and nine, shall be held at the school-house on section sixth said township of Caledonia, and Harvey L Newell, Gu Roberts, and the supervisor, John M. Fitch, and the town

Sec. 2. The election for said township officers, to beld of

Board of election.

clerk, Joseph Kelly, of said town, are hereby constituted board of election thereof, and the supervisor shall be man, which board shall take the necessary oath, perform duties, and make the same returns as inspectors of ele in townships are by law required to do and perform;

Vacancy in;

case any of the persons named in this section shall not at the time and place of opening the polls of said election shall refuse to serve, the vacancy or vacancies thus occ shall be filled by the electors in the same manner that is ! provided by law for filling such vacancies in townships. Sec. 3. At said township election in eighteen hundred

cted at a state of the state of clerk, one township treasurer, one justice of the peace for full term of four years, commencing on the third day of July next after his election; one justice of the peace whose term! office shall expire on the fourth day of July, eighteen hundre and seventy-two; one justice of the peace, whose term of of shall expire on the third day of July, eighteen hundred # erm of office sh seventy-one; one justice of the peace, wh

the terms of office of the justices of the peace, elected for their than the full term, shall commence immediately on the ting of their bonds, and taking the oath of office, and the time for which each is elected shall be expressed on the ballot. There shall also be elected one commissioner of highways for the full term; two school inspectors, one for one year, and one tar the full term of two years; and four constables.

Sec. 4. The township clerk of said township of Caledonia Township Clerk.

The duties of clerk of said township Clerk.

The duties of the said clerk of said city with whom all Clerk of said city, with whom all Clerk of said city shall be hereafter.

Sec. 5. The inhabitants of said township of Caledonia shall Inhabitants not be assessed any tax, or required to pay any money for the seemed for bridge tax.

Inhabitants not to be assessed for bridge tax.

Sec. 6. This act shall take immediate effect.

Approved April 2, 1869.

[No. 401.]

AN ACT to enable the Lapeer and Port Huron Plank Road Company to charge and receive additional tolls for travel over their road.

SECTION 1. The People of the State of Michigan enact, That Extra tolls authorized it shall and may be lawful for the Lapeer and Port Huron

Pank Road Company to charge and receive for tolls for travel

LAWS OF MICHIGAN.

over their road, between the city of Port Hur and the vilege of Brockway, in St. Clair county, or so much thereof as the shall rebuild, maintain, and keep in repair, fifty per cent to addition to the sums for tolls, now allowed to be charged as received by law.

Sec. 2. This act shall take immediate effect. Approved April 2, 1869.

[No. 402.]

AN ACT to provide for laying out and establishing a State road, in the counties of Macomb and St. Clair.

Commis'rs appointed. SECTION 1. The People of the State of Michigan enact, The Cortez P. Hooker, of Macomb county, and George Steiger, and St. Clair county, be and they are hereby authorized and prointed commissioners to lay out and establish a State real commencing at the most convenient place in or near to the south fractional part of fractional section thirteen, in the town of Chesterfield, in the county of Macomb, thence on the mate eligible route, to or near to either to the north-east or north-walk corner of section twenty-six, in the town of Casco, in St. Chircounty, as said commissioners may think preferable, and examination of said localities.

Duties of.

Sec. 2. It shall be the duty of said commissioners to lay out locate and establish said road, and cause the same to be correctly surveyed; and so much of the survey and location of said road as may be embraced in any township, shall be filed in the town clerk's office in said township, which survey and location shall be entered on record by the clerk of said township, and such record shall be prima facie evidence of the existence of said road: Provided, If said commissioners shall lay out said road through any private property, that any objection is made to taking the same therefor, they shall assess the damages in accordance with the provisions of the general highway law.

Proviso,

I not be chargeable for laying out or State not to ablishing said road, or for any expense or damages what-ble tor laying r connected therewith; and this act shall be void as to any rt of said road which shall not be laid out, surveyed and scorded within two years after the time when this act shall inke effect.

Sec. 4. The commissioners appointed under this act, shall compensating of commissioners. two dollars per day, which, to-sioners. mother with the cost of surveying and establishing said road, mad the damages awarded, (if any there be,) shall be paid by the respective towns through which the road shall pass: Pro-Provise. mided, That no township shall pay for any services rendered, semages awarded, or expenses incurred in any other township.

Sec. 5. It shall be the duty of the highway commissioners of Duty of e townships through which the road to be established by this commistration st shall pass, to cause the same, within their respective townips, to be speedily opened, constructed, completed, and kept good condition for public travel.

Sec. 6. To aid in the construction of said road, there shall Non-resident appropriated all such of the non-resident highway taxes, appropriated for the year eighteen hundred and sixty-nine, and for five years thereafter, as may be assessed in the townships through which anid road may pass, on all non-resident lands, of which the largest part lies within one mile of said road; and the highway commissioners are required to see that said appropriations are judiciously expended on that part of said road within their respective townships.

Sec. 7. That said commissioners, and their successors, may Commis'rs receive aid, subscriptions and donations for the benefit of said authorized to receive road, or any part thereof, and shall cause the same to be faithfully applied towards paying damages, expenses of locating, establishing, opening, completing the construction of said road or any part thereof, or keeping the same in good repair, according to the conditions and terms upon which said aid, substions are made or given; and it shall be the scriptions and d highway commissioners to assist said first duty of the afor

named commissioners in faithfully ex such aid, subscriptions and donations, as may be given to be applied on aid road in their respective townships.

Sec. 8. In case the commissioners first named in this act.

Governor to fill vacancies

Proviso.

either of them, shall not accept of the appointment, or any will cancy shall occur from any cause, then it shall be lawful for the Governor of this State to fill such vacancy, by appointment and it is further provided, That the Governor shall remote said commissioners, or either of them, if he shall become said fied that they are not properly discharging the duties required by this act.

Sec. 9. This act shall take immediate effect. Approved April 2, 1869.

[No. 403.]

AN ACT to detach certain territory from the city of East Seginaw and annex the same to the village of South Seginar, in the township of Spaulding, in the county of Seginar, and to constitute it a part of union school district number one, of the township of Spaulding.

Territory detached. SECTION 1. The People of the State of Michigan enact, The all that part of the city of East Saginaw lying south and well of the following described boundary line, viz: Commencing at the intersection of the east line of the old territorial road with the south line of said city, thence northerly along said east line of said road, to a point opposite, and in a line with the north line of Mackinaw street, in the city of Saginaw, thence northwesterly in a line with the north line of Mackinaw street to the east side of the bayou on the east side of the Saginaw river, to low water mark, thence northerly down and along the said bayou at the line of low water mark on the east side thereof to the Saginaw river, and thence to the center of said river, be and the same is hereby set off and detached from the city of

Saginaw, the territory so detached be and is aby annexed to see township of Spaulding, in the county of sinaw, and is hereby incorporated into and included in the large of South Saginaw, and that the said territory shall form art of the township of Spaulding, and of the village of the Saginaw, for all purposes.

c. 2. The said territory so attached to the township of To what school district and is hereby included in and constituted a trict shall be attached.

It of union school district number one, of the township of salding.

Sec. 8. This act shall take immediate effect.

Approved April 2, 1869.

[No. 404.]

N ACT to provide for the laying out and establishing a State road in the county of Alcona, and to appropriate certain mon-resident highway taxes to aid in the construction of the

Shornon 1. The People of the State of Michigan enact, That Description of road.

There shall be laid out and established a State road, in the country of Alcona, as follows: Commencing at the south-east corner of township number twenty-five north, of range number six east, and running to the north-west corner of township number twenty-six north, of range five east, by the most direct and eligible route.

Sec. 2. All non-resident highway taxes assessed and unex-Non-resident pended for the year eighteen hundred and sixty-eight, and printed.

hereafter to be assessed for four years thereafter in township number twenty-five north, range six east, and township number twenty-six north, of range five east; also, the west half of township number twenty-six north, of range six east, and the east half of township number twenty-five north, of range five east, be and the are hereby appropriated for laying out, constructing a 1 improving the road hereinbefore mentioned.

Commis'rs

Sec. 3. For the purpose of laying out, c noting and is proving said road, and expending the mor _ s pproprieted this act, John McCall, of the town of Sable, in the county Iosco, is hereby appointed commissioner, whose duty it be to receive and expend all moneys appropriated by this

Bond and eath of

for the laying out, constructing and improvement of said r Sec. 4. The said commissioner before entering upon

duties of his office, shall take and subscribe the constituti oath of office, and shall execute a bond to the people of State of Michigan, in the penal sum of two thousand doll with such sureties as the treasurer of the county in which road is located shall approve, conditioned that such com sioner will faithfully discharge the duties of said office, and pend all moneys received by him for the benefit of said ro as directed by this act, which oath and bond shall be filed w the treasurer of the county in which such road is located;

his official duties as commissioner, three dollars per day, wh shall be audited by the board of supervisors of the cour hereinbefore mentioned, and paid out of the fund created i this act. Sec. 5. It shall be the duty of said commissioner to file wit

compensat'n shall receive for his services, while engaged in the discharge

Duty of com-missioner.

the county treasurer of said county a full description of the route and survey of the road, as surveyed and established by

To file description of route with

Sec. 6. It shall be the duty of said commissioner to make out and file with the supervisors of the several organized townships through which said road runs, or to which the above described townships shall be attached, a full description of the route and survey of the road, as surveyed and established by him, and the supervisors of the several organized townships are hereby anthorized and required, that in making out their statement of taxes to the township treasurer, they shall state the amount of non-resident highway tax belonging to said road. as provided by this act.

sign to be such road may run, or any township through Non-resident taxes to be such road may run, or any township treasurer thereof paid to county treasurer. In may receive any portion of such non-resident highway tax.

If the period of four years from the first day of March, eighbourded and sixty-nine, shall pay the same over to the same treasurer of said county, to be held by him for the confiscion of said road. The overseer or township treasurer is be entitled to receive a receipt from said county treasurer all moneys paid over by them under this act, which shall be inflicient voucher for them that they have properly paid over the non-resident highway tax.

Siec. 8. It shall be the duty of the said county treasurer to pay Treasurer to the commissioner named in this act, from time to time, pay over money to commissioner named in this act, from time to time, money to commissioner in laying out and building said and. The contract for constructing the said road shall be let Contract be let to lowest the lowest bidder, at such time and place as the said combidder. Indicate the letting of such indicates and notice for the letting of such indicates and the village of Harrisville, in the county of Alcona, and also in the village of Sable, in the county of Iosco, at least a days before the time designated.

Sec. 9. It shall be the duty of said commissioner to render to Commis'r to board of supervisors of said county, at their annual ses-of expenditures.

In such year, verified by his oath or affidavit, of the apiection and disbursements of all moneys that may have come to his hands for constructing said road.

Sec. 10. In case the commissioner mentioned in this act shall Governor to fill vacancies accept of the appointment, or a vacancy occur from any see, then it shall be lawful for the Governor of this State to I such vacancy by appointment: And it is further provided, Proviso. Let the Governor shall remove such commissioner, if he shall become satisfied that he is not properly discharging the duties quired by this act.

Sec. 11. This act shall take immediate effect.
Approved April 2, 1869.

[No. 405.]

AN ACT to authorize proceedings to collect taxes to defra expenses of constructing certain ditches in the cour Saginaw, and to appraise the damages arising from construction of such ditches.

Supervisors. to determine expense of certain ditches.

SECTION 1. The People of the State of Michigan enact, the board of supervisors of the county of Saginaw is 1 authorized to ascertain and determine the expenses which been incurred by the drainage commissioners of said cou constructing the several ditches dug in said county, kno the records of the drainage commissioners as the Ches Maple Grove ditch, the Buena Vista quarter line ditch East Saginaw Buena Vista ditch, the Buena Vista plani ditch, and Tittabawassee, Kotchville and Saginaw ditch also the expenses incurred by said drainage commissi upon any other ditches in said county which have been 1 or in part constructed prior to the first day of January, eig hundred and sixty-nine, under proceedings taken by said missioners, including the incidental expenses, and the der if any, which have been or may be assessed, to be paid owners of the lands upon which said ditches are located interest on said amounts.

To apportion expenses to township. each township in which any portion of said ditches is lo

such proportion of the said expenses as said board shall mine, to property belonging to such township, for the con tion of said portions of the ditches located within the after apportioning one-third of the expenses to the com large, as provided in section sixteen of this act; and it sh the duty of the supervisor of such township to asse apportioned. amount so apportioned, adding thereto not more than for less than two per cent. for collection fees, upon the t property in his township, in the same manner as is provide law for the assessment of State, county and township and to be collected, and return of lands delinquent th

to be made in the same manner and at the same time

Sec. 2. The said board of supervisors shall apporti

To assess

ounts ascertained and deter- How appear ided for those the expenses of each shall be made up. by the board of supervis shall be stated and kept seg a ; and the apportionment ne for each ditch in that township shall specify the ship of which the apportion made up; the superin assessing the tax, shall pla the same in a separate in his roll, and in case the apportionment to his townhall contain sums to be collected for different ditches, the for each ditch shall be placed in a separate column by it-The moneys when collected shall be paid over to the treasurer.

which have been draw by the drainage commissioners, to how paid. The construction and expenses of said ditches, which how outstanding. The orders shall be payable respectively out of the fund collected as aforesaid, to meet the mass of the ditch, in reference to which the orders were shally drawn.

that any lands in such township, for the construction of such be credited.

These, shall be entitled to apply to the board of supervisors and the board of supervisors and the amount so paid; and the board of supervisors shall ascertain and determine such amount, and the lith in reference to which it was paid, and give to the person stitled thereto, an order for such amount on the fund collected, referenced, to meet the expenses of such ditch; and the order labeled to the payable out of such fund, and shall be receivable for taxes hereby authorized to create such fund.

Sec. 5. It shall be the duty of the county treasurer to return Return of lands delinlands upon which a tax shall be levied under this act, de-quent for taxes.

Append for such tax, to the Auditor General; and the same will be advertised and sold therefor, at the same time, in the me manner, subject to the like redemption, and deeds to be mented therefor with the same effect as lands delinquent for her taxes. How Auditor

Sec. 6. The Auditor General horis to reject the to General may sell lands. heretofore assessed against any lanus ive the construction any of said ditches, and which have been returned as quent for such tax, and proceed to sell said lands for taxes for which they are delinquent, the same, and with same effect as if said ditch taxes had not been levied and The Auditor General and said county trees said lands. are authorized to receive payment of the other taxes for wi said lands are returned delinquent.

Commis'rs: court to appoint.

Sec. 7. The drainage commissioners or commissioner of county shall have power to apply to any court of recent such county, for the appointment of three commissioners; thereupon it shall be the duty of said court to appoint # disinterested freeholders, residents of said county, such missioners, and deliver to the drainage commissioners or certificate of the appointment of said commissi missioner The drainage commissioners or commissioner shall 1 minister to each of the commissioners so appointed, an a that he is disinterested, and will well and faithfully dische his duty as such commissioner, to the best of his ability.

Duties of

pointed, to examine the said ditches, or such of them as a be required by the drainage commissioners or commission and the lands adjacent thereto, and which are drained, would be drained thereby, if such ditches were left open; determine the necessity for such ditch or ditches, or any 1 tions thereof, and assess the damages, if any, to which person or persons shall be entitled by reason of the const tion of such ditch or ditches, or such portions thereof as t shall determine are necessary. Such commissioners shall co in writing, to the drainage commissioners or commissioner. findings, and the amount of damages so assessed by them.

Sec. 8. It shall be the duty of such commissioners se

To report amount of damages.

Sec. 9. If damages shall be assessed by the commission Drainage commis'r to pay damages and certified, as aforesaid, the drainage commissioners or c missioner shall thereupon issue their order upon the cor treasurer for the amount of such damages to any person

or attorneys, entitled thereto, payable out fund provided by this act for the payment of the es of the ditch for which such damages were assessed. 10. If said ditches, or any portion of them, are located Duty of, pds of which the owners are not known to the drainage is not known sioners or commissioner, the special commissioners shall the damage, if any, to such lands, specifying the amount ch damage to each parcel; and the drainage commissionor commissioner shall draw orders for such damage in favor owner of such land, payable in the manner provided in section, and such orders shall be deposited with the l of drain commissioners or commissioner, to be delivered persons entitled thereto, when called for. e. 11. In case any of the commissioners appointed as when new

maid, shall fail to perform their duties as such commis-may be appointed.

Es, for any reason, or shall perform it only in part, other missioners may be appointed, who shall proceed to perthe duties of such commissioners, as herein provided; such commissioners may be appointed as often as may be ary to carry out the provisions of this act.

Sec. 12. The provisions of this act shall apply to the city of How provis-* Saginaw, to the officer of said city whose duty it is to shall apply to East Sagi the taxes therein, in the same manner that they apply to naw. invaships and to the supervisors of townships.

Sec. 13. The commissioners a pointed as aforesaid, and said compensation of commisminage commissioners, shall \(\epsilon\) h be entitled to receive two sioners. hellers per day for their services, and ten cents a mile for the distance necessarily traveled by them in discharging their Arties under this act, to be allowed by the board of superviwas; and orders therefor shall be given them, drawn on the lands of the respective ditches in reference to which their duties were performed.

Sec. 14. The assessment and collection of the taxes herein Assessment, provided for to meet the expenses incurred in the construction to be dependent on account of taxes not of taxes not on the dependent on account of taxes not on the dependent on account of taxes not on the dependent on account of taxes not on the dependent of th A said ditches, and the incidental expenses, shall not be de-tion of commissioners. pendent upon the action of the special commissioners as herein

Injury to ditches; how punished.

Sec. 15. Any person who shall willfully and malicious struct or injure any of said ditches shall be subject to cution and punishment, in the same manner provided it tion eleven, of the act of the Legislature of this State, a "An act to provide for the drainage of swamps, marshs other low lands," approved March 15, 1861.

Supervisors to apportion part of expense to county.

Sec. 16. The board of supervisors shall apportion county at large one-third of the aforesaid expenses a ditches, to be raised as a county tax; in such case the besupervisors shall enter upon its records the amount of a penses of each ditch, which shall go to make up the amount so apportioned to the county. The amount tioned to the county shall be apportioned among the atoms and cities of the county in the same manner as

county taxes are apportioned, and shall be assessed up several tax rolls at the same time, and in the same man other county taxes are assessed, adding thereto not more

How appor tionment shall be

four nor less than two per cent. for collectors' fees; be tax shall be placed in the tax rolls in a separate column all other taxes. The same proceedings to collect such a cluding the return and sale of lands, shall be taken as a wided for the collection of the general taxes. The mathematical when collected, shall be paid to the county treasurer, and be by him placed to the credit of the several ditch fund inbefore provided for, on the basis of the sums which have been stated by the board of supervisors as compose amount apportioned to the county as aforesaid.

All moneys to be paid to county treasurer.

Sec. 17. This act shall take immediate effect. Approved April 2, 1869.

[No. 406.]

ACT appropriating certain non-resident tax to aid in contructing a ditch or drain from a point on Elk Creek, in the trunty of Sanilac, to a point on the Lexington and Lapeer thate road, in Sanilac county.

construction of a ditch or drain, commencing at a point on the Creek, near the center of section thirty-six, of town eleven the of range fifteen east, in the county of Sanilac, running the in a south-westerly direction, through sections six and the township of Buel, and sections twelve, thirteen, twenty-three, and twenty-six, of the township of Elk, a point on the Lexington and Lapeer State road, near the mater of section twenty-six, in said township of Elk.

Sec. 2. It shall be the duty of said commissioner, within three Duty of paths after this act shall take effect, to proceed to lay out and pablish said ditch or drain, and to cause the same to be surped, and a description thereof to be filed with each of the panship clerks of the townships through which said ditch or rain shall pass, whose duty it shall be to record the same.

Sec. 3. In all cases where damages may be claimed by reason Proceedings in case of laying out and establishing said ditch or drain, the same damage.

Proceedings shall be had thereon as may be required by law by the assessment of damages in case of roads laid out by highway commissioners.

Sec. 4. For the purpose of constructing said ditch or drain, Non-resident highway tax taxes appropriated all the non-resident highway tax taxes appropriated.

One mile and a half each side of the line of said ditch or drain, for the term of five years from the passage of this act.

Sec. 5. The State shall not be liable for any expenses or who to pay damages sustained by reason of this act; but the townships drain. through which said ditch or drain shall pass shall pay for the survey and necessary expenses, and shall also pay the com-

B

missioner two dollars per day for his services, for the necessarily and actually expended by him.

Overseers to pay over all non-resident having received any portion of such non-resident tax, altaxes to commissioner. demand of the special commissioner herein provided in Sec. 6. Any overseer of highways, or township tree demand of the special commissioner herein provided to over to such commissioner any such sums of money, an commissioner's receipt therefor shall release such overs treasurer from liability.

Sec. 7. It shall be the duty of such special commission Commis'r to to supervisor render to the board of supervisors of said county, at the nual session, a true account, on oath or affirmation, of t ceipts and disbursements of all moneys received by him d each year from such townships respectively, and shall also such report to the Auditor General on or before the fir of December of each year.

Bond of

Sec. 8. Said commissioner, before he shall be entitled ceive any moneys so collected as aforesaid, shall make a ecute to the county treasurer of said county, a bond i sum of one thousand dollars, with such sureties as the county treasurer shall approve, conditioned that he will fully apply, according to law, all moneys received by h virtue of this act, which bond shall be filed in the office county clerk of said county.

Supervisors to fill vacan

Sec. 9. The board of supervisors of the county of & shall have the power, and it shall be their duty to fill a cancy that may occur on account of death, neglect or 1 of said commissioner to serve under the provisions of th

How ditch shall be con-structed.

Sec. 10. Said ditch or drain shall be so constructed t no place it shall be less than twelve feet wide on the te less than five feet wide on the bottom, with an average de four feet, and be graded so as to drain off the water bottom of the same its entire length.

Sec. 11. This act shall take immediate effect. Approved April 2, 1869.

No. 407.

ACT to amend sections seven, eighty-seven, ninety-one, inety-two, one hundred and sixty, and two hundred and hirteen, of act number two hundred and fifteen, of the laws eighteen hundred and fifty-nine, entitled "An act to interporate the city of Owosso," approved February fifteenth, lighteen hundred and fifty-nine.

tions seven, eighty-seven, ninety-one, ninety-two, one hunand sixty, and two hundred and thirteen, of act number
hundred and fifteen, of the laws of eighteen hundred and
nine, entitled "An act to incorporate the city of Owosso,"
roved February fifteenth, in the year one thousand eight
dred and fifty-nine, be and hereby are amended so as to read

Sec. 7. At each annual election there shall be elected one Officers for, one clerk, one treasurer, and one supervisor at large: of office. vided, That the first election for supervisor at large shall be Proviso. on the first Monday in April next, at the same time and s that the election for Justice of the Supreme Court is **I, the election to be conducted in the same manner as other** tions in said city, and two directors of the poor, each of com shall hold their respective offices for one year; also at id election the electors of each ward in said city shall elect alderman, who shall hold his office two years, and until his seessor is elected and qualified. There shall also be elected inually one school inspector, who shall hold his office for two ters and until his successor shall be elected and qualified; and be at each annual election there shall be elected by the electors **E each** judicial district, one supervisor and one constable, who hall hold their respective offices for one year; and at each buth annual election, one justice of the peace, who shall hold is office for four years. The first and fourth wards shall be Judicial the first judicial district, and the second and third wards shall districts. be the second judicial district, for the purpose of electing justions of the peace, supervisors, and constables, and for no other Purpose.

Compensat'n of officers.

Sec. 87. The common council shall annually determine salary or compensation to be paid to the several officers city, within the limitations hereinafter described, and shall be as follows, to wit: To the city clerk, in addition fees and perquisites prescribed by law, a sum not exc one hundred dollars per annum; to the city treasurer not exceeding one hundred dollars per annum; to the cit shal, as superintendent of streets and highways, a sum r ceeding one dollar and fifty cents per day, and at that r any part of a day, for every day actually spent by him performance of such duties; to each alderman of said c such) a sum not exceeding one dollar per annum; to t auditor a sum not exceeding one hundred dollars per a and they may also establish the fees or salary to be paid other officers appointed by them, whose fees are not pres by law, and whose compensation for services is required paid from the city treasury.

Sec. 91. The three supervisors shall represent the city Supervisors; privileges of board of supervisors of the county, and shall be entitled the rights, privileges and powers, and shall be subject to obligations of supervisors of townships.

Tax roll.

Sec. 92. The supervisor of each judicial district shall plete the tax roll and deliver the same to the mayor by the day of June, who shall deliver the same, with his warra the treasurer within the time prescribed by law for the pletion and delivery of the township tax rolls to the res township treasurers of this State: Provided, Security ha given by such treasurer as required by law, and in this a Action when vided; but if such security shall not have been given b treasurer in the manner and within the time require

Proviso

proper sec rity is not

son, who will give the requisite security, to collect such to and the person so appointed shall thereupon be entitled ceive said tax roll, and shall collect and pay over such and make return of his doings thereon, in the same m

common council shall immediately appoint some suitab

all have all the powers, and shall perform all the duties, all be subject to all the liabilities in this act conferred be treasurer, for the purpose of collection and return and over such taxes.

160. In making the estimate and assessment of highway Highway taxes, the common council shall proceed as follows:

- L Every male inhabitant in each ward, being above the Poll tax twenty-one and under fifty, except paupers, idiots and s, and other persons exempt by law from taxation for y purposes, shall be assessed fifty cents.
- ed. The residue of highway taxes shall be assessed not ex-How residue of highway in fifty cents upon every one hundred dollars of the valuates shall be apportioned upon the estate, real and personal, y inhabitant in each highway district in said city, and such of the tracts or parcels of land in the respective y districts of which the owners are non-residents, as the hall appear from the assessment roll.
- d. The common council shall affix to the name of each council to leave taxes named in the list furnished by the supervisors, and not on propert not named dupon the assessment roll, and also to each valuation of in roll.

 by within the several highway districts, the amount of such person or property shall be assessed for highway adding fifty cents to the assessment of each person bethe ages of twenty-one and fifty years, liable to such sent upon the city assessment roll.
- 213. For the purpose of building, maintaining, and re-City to be the bridges over the Shiawassee river, on Main and township agton streets within said city, the township of Owosso purposes.

 3 said city shall be deemed the township of Owosso, and 3 subject to all the provisions of the general laws of this relative to the building, maintaining and keeping in resh bridges: Provided, That three commissioners be ap-Provise.

 1 by the common council of said city, who, together with nmissioners of highways of the said township of Owosso,

shall have joint control of the erection and repairing distributions.

Sec. 2. This act shall take immediate effect. Approved April 2, 1869.

[No. 408.]

AN ACT to amend the charter of the village of Jones.

Actamended Section 1. The People of the State of Michigan energy
an act entitled "An act to incorporate the village of J
ville," approved February 10, 1855, and the act amend
thereto, approved January 29, 1857, be and the energy
hereby amended so as to read as follows:

CHAPTER I.

BOUNDARIES.

Boundaries. Section 1. So much of the township of Fayette, a county of Hillsdale, and State of Michigan, as is include the following territory, to wit: The south half of section to three, in township number five south, of range number west, and the north three-fourths of section four, and the half of the north-east quarter, and the north-east quarter the south-east quarter of section five, in township number south, of range number three west, be and the same is his constituted a village corporate, by the name of the village corporate, by the name of the village security.

Body corporate and politic, Sec. 2. The freemen of said village, from time to time, inhabitants thereof, shall be and continue a body corporate politic, to be known and distinguished by the name and the the village of Jonesville, and shall be and are hereby a capable of suing and being sued, of pleading and being pleaded, of answering and being answered unto, and of fending and being defended in all courts of law and equal and in all other places whatever; and may have a common section.

they may alter and change at pleasure, and by the same shall be and are hereby made capable of purchasing, tag, conveying, and disposing of any real and personal of said village.

CHAPTER IL

ELECTIONS.

1. The annual elections, under this act, shall be held on Elections. st Monday of March in each year, at such place in said as the common council shall designate, notice of which Notice of be given by the recorder, at least ten days before the elecby posting the same in three public places in said village, publishing the same in some newspaper printed in said The president, recorder, and one or more of the trus-Inspectors shall be inspectors of such elections, and all other village or tions, and any one of them may act as clerk thereof; and in case of the absence of one or more of such inspectors, the hers may choose, viva voce, from their number, one or more such vacancies, to whom shall be administered the contional oath, by either of said inspectors, or by any justice he peace or notary public. The manner of conducting all Manner of tions and canvassing the votes, and the qualifications of elecin said village, shall be the same as that of townships, the a "village," instead of "township," being used in the oath administered to an elector, in case his vote shall be chald; at such charter elections the said inspectors shall make etificate of the number of votes given for each person for several offices to be filled in and for the said village, which Scate shall be immediately filed in the office of the reder of said village; and upon the Thursday next following Council to day of said election, the common council shall meet at the who se of said recorder, and thereupon determine who, by the stest number of votes given at such election, are duly ested to fill the respective village offices; and it shall be the

Recorder to duty of said recorder, immediately after such determinati notify persons of their cause notice to be given to each of the persons elected of election; and each of said officers so elected and notified

within ten days thereafter, take and subscribe the constitu oath of office before any person authorized to administer and shall deliver the same to the said recorder, who she

Tie; how decided.

the same in his office; and in case two or more persons receive, for the same office, an equal number, and not s rality of votes given at such election, the common counci immediately proceed to determine, by lot, between the pr so receiving the highest number of votes, which shall be

Treasurer to sidered elected to such office. The treasurer shall, before give security tering upon the discharge of his duties, give such secus

the common council as they shall direct; and in case 1 the officers so elected, or any appointed officer, shall me for the term of ten days, to qualify, as aforesaid, or te security, the office shall thereby become vacant.

Who declar'd to be elect'rs

Sec. 2. The inhabitants of said village, being electors: the constitution and laws of the State of Michigan, as others, are declared to be electors under this act, and qu

Oath to be to vote at any such elections; and a person offering to w

of challenge any such election, if challenged by an elector of said v before his vote shall be received, shall take one of the on affirmations provided by the laws of this State for elect general and special elections, for the time being, which a affirmation may be administered to him by either of t spectors of the election. Upon taking such an oath or at tion, if duly registered in said village, he shall forthwith t mitted to vote. In all other respects, not herein provide elections shall be conducted, as near as may be, in account with the general statutes provided for township elections.

Powers of board of election.

Sec. 3. The board of election in said village, at all ele held therein, shall possess all the powers not inconsisten this act, that boards of elections in townships possess and in pursuance of the laws of this State; and in all n not otherwise provided for in this act, the laws of this

hicable to the holding of township meetings, shall apply to Laws of township including of all annual and special elections held under this meetings and all laws of this State, not inconsistent with this act, licable to the holding of general elections in the townships this State, shall apply to the holding of general elections in village.

c. 4. At all subsequent elections, held by virtue of this act, Polls; when polls shall be opened at the place designated by the com-and closed council, at ten o'clock in the morning, and shall be kept , without intermission or adjournment, until four o'clock be afternoon, at which hour they shall be finally closed. Sec. 5. At all annual elections held under this act, the elect-Ballots; contents of. shall vote by ballot, and each person offering to vote shall liver his ballot, so folded as to conceal its contents, to one of inspectors, in the presence of the board; the ballot shall be aper ticket, which shall contain written or printed, or partly ritten and partly printed, the names of the persons for whom electors intend to vote, and shall designate the office to sich each person so named is intended by him to be chosen; t no ballot shall contain a greater number of names of pers designated for any office, than [there] are persons to be osen at the election to fill such office.

Sec. 6. If, at any annual election to be held in said village, vacancies to be designated in any on the ballot value, and at the same time any person is to be elected for the said office, the term for which each person is elected for the said office, shall be designated on the ballot.

Sec. 7. It shall be the duty of the inspectors of election, on Duties of Inspectors inspectors as specified in section five of this chapter, of election.

to cause the same, without being opened or inspected, to be deposited in the proper box provided for that purpose; the said board shall also write down, or cause to be written down, the name of each elector voting at such election, in a poll list, to be kept by said inspectors of election, or under their direction.

Inspectors to canvass certificate.

Sec. 8. Immediately after the closing of the polls, the tes and file spectors of election shall forthwith, without adjournment, pe licly canvass the votes received by them and declare the re and shall, on the same day, or the next day, make a con cate, stating the number of votes given for each person for office, and shall file such statement and certificate on the day election, or the next day, with the recorder of the village. Sec. 9. The person receiving the greatest number of votes:

any office in said village, shall be deemed to have been de elected to such office; and if any officer shall not have be chosen by reason of two or more candidates having receive an equal number of votes for the same office, the common co cil shall take as many strips of paper of equal size, as there

persons having an equal number of votes, and write a l lot for each of such persons, one on each of said slips of pape and shall put said ballots together in a hat or box, and one the members of the common council shall then draw from said hat or box one of said ballots, and the person whose name sh be upon the ballot so drawn, shall be declared elected.

tice of any election shall not be given as herein required,

of election is shall be lawful for the electors to meet at the proper time and not given.

place, and hold the election, and in case of the non-attendance or neglect of the proper officers to act, the electors present may, viva voce, choose inspectors to act in their places: Provided, That if any election of officers under this act, shall not be held on the day when it ought to have been held, the mid. corporation shall not for that cause be dissolved, but it shall be lawful to hold such election at any time thereafter, public

Proviso.

CHAPTER III.

notice thereof being given, as provided in this act.

OFFICERS-THEIR ELECTION AND APPOINTMENT.

Officers

Sec. 1. The qualified electors of said village shall meet on the first Monday of March, eighteen hundred and seventy, at such place as shall be designated by the common council, and two trustees for two years; and at each succeeding annual tion there shall be elected one president, one recorder, two years; and at each succeeding annual tion there shall be elected one president, one recorder, two years, one trustee for one year, and two trustees for two years, who shall respectively hold their offices until their yearsors are elected and qualified.

council, on or before the first Monday in April of each shall and other officers.

viz: A marshal, treasurer, village attorney, a pound

tex, and one or more street commissioners.

tables, night watch, inspectors of fire-wards, sealers of etc.

this and measures, and such other officers as may be necestro carry into effect the powers herein granted, and as the mon council may, from time to time, direct.

tess he shall then be an elector and resident of said village; to office.

I when any officer, elected or appointed for the village, shall thereby become

CHAPTER IV.

· VACANCIES IN OFFICE—WHEN THEY EXIST—HOW FILLED, &C.

Sec. 1. Every office shall become vacant on the happening of vacancies; how filled sither of the following events, before the expiration of the term of such office: the death of the incumbent, his resignation, his removal from office, his ceasing to be an inhabitant of the village, his conviction of any infamous crime, or of any offense involving the violation of his oath of office, the decision of a competent tribunal declaring void his election or appointment, or his refusal or neglect to take his oath of office, or to give or render any official bond, or to deposit such oath or bond in the manner, and within the time prescribed by law.

Sec. 2. When any vacancies occur in any of the offices which Idd. are appointed by the common council, either by death, resignated that

may fill such vacancy, by appointment, for the remainder in the unexpired term for which such officer was appointed. Sec. 3. Whenever a vacancy occurs in the office of truths.

How vacancy in office of trustee shall be filled.

by his refusal or neglect to take the oath of office within the time required by this act, by his resignation, death, ceasing the an inhabitant of the village, removal from office, or by decision of a competent tribunal declaring void his election; for any other cause, the common council of said village immediately appoint a special election, to be held not less the five days nor more than fifteen days from the time of such in the said office of trustee within three months before the first monday of March of any year, it shall be optional with the common council to order a special election or not, as they also deem expedient.

Proviso.

Power of council to fill certain vacancies. Sec. 4. In case any vacancy shall occur in any of the office in this act declared to be elective or appointive, except trade or recorder, the common council may, in their discretion, such vacancy by the appointment of a suitable person, who an elector; and any officer appointed to fill a vacancy, if the office is elective, shall hold, by virtue of such appointment, only until the tenth day after the election next succeeding, or until his successor is elected and qualified.

Notice of special election.

Sec. 5. Whenever a special election is to be held, the common council shall cause to be delivered to the inspectors of election, a notice, signed by the recorder, specifying the officer to be chosen, and the day and place at which such election is to be held, and the proceedings of such election shall be the same at the annual village election.

CHAPTER V.

OF THE POWERS OF THE COMMON COUNCIL

Common Sec. 1. The president, recorder, and trustees, when assembled to constitute together and organized, shall constitute the common council of the village of Jonesville, and a majority of the whole shall be

but a le number may adjourn from time to time; and ecommon council may be summoned to hold their meetings such time as the president, or in case of his absence or inamity to act, the recorder may appoint, and at such place as hell have been designated as council room by the common council. The common council shall have power to impose, levy, May levy and collect such fines as they may deem proper, not exceeding dollars, for the non-attendance at any meetings of any lever of the corporation who has been duly notified to attend same. In case of the absence of the president or recorder protem. In the members present may appoint a president or recorder protempore. Each member of the common such meetings, the members present may appoint a president or recorder protempore. Each member of the common such meetings to act on any committee.

Sec. 2. The common council, in addition to the powers and common council management and conferred upon them in this act, shall have the pass laws relative to-transgement and control of the finances, rights and interests, buildings, and all property, real and personal, belonging to the Public property.

village, and may dispose of the same, and make such rules and by-laws relating to the same as they may deem proper and necessary; and further, they shall have power within said village to enact, continue, establish, annul, amend and repeal such ordinances, by-laws, rules and regulations as they may deem decirable for the following purposes:

First. To prevent vice and immorality; to preserve public vice. peace and good order; to organize, maintain, and regulate a Police police of the village when necessary, and to define the powers and duties of such police, or of any police officers; to prevent Riots. and quell riots, disturbances and disorderly assemblies.

Second. To prevent and restrain disorderly and gaming Gaming houses, and houses of ill-fame; to prevent the exhibition or use houses of any and all instruments and devices used for gaming, and to prohibit all gaming and fraudulent devices, and restrain and Billiard tables kept or used for gaming purposes.

Slaughter houses.

Third. To forbid and prevent the vending, giving away, or other disposition of liquors and intoxicating drinks to any drunkard, minor, or other person in the habit of getting intoxicated, and to prohibit, restrain, and regulate the sale of all goods, wares and personal property at auction, except in case of sales authorized by law, and to fix the fees to be paid by and to auctioneers.

Shows. Fourth. To prohibit, restrain, license and regulate all sports, exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, circuses, or other public performances or exhibitions for money.

Fifth. To abate or remove nuisances of every kind, and to compel the owner or occupant of any grocery, tallow chandlers shop, butcher's stall, soap factory, tannery, stable, privy, hoppen, sewer, coal pit, or other offensive or unwholesome house or place, to cleanse, purify, remove, or abate the same from time to time, as often as they may deem necessary for the health, comfort, and convenience of the inhabitants of said village.

Sixth. To direct the location of all slaughter houses, markets,

and buildings for storing gunpowder, or other combustible

material or substances.

Seventh. Concerning the buying, carrying, selling, and using of gunpowder, or other combustible materials, and the exhibition of fire-works; the use of lights in barns, stables, and other

buildings, and to regulate or prohibit the discharge of fire-arms within the limits of the village, or the making of bonfires in streets or yards therein.

Incumbering Eighth. To prevent the incumbering of streets, sidewalks, cross-walks, lanes, alleys, bridges, or other public places in any manner whatever.

Horse-racing Ninth. To prevent and punish horse-racing and immoderate driving or riding in any street, park or alley, and to authorise the stopping and detaining any person who shall be guilty of immoderate driving or riding in any street, park or alley in said village.

Tenth. To determine and designate the routes and grades of Routes and grades of easy railroad to be laid in said village, and to restrain and regu-railroads.

Lete the use of locomotives, engines and cars upon the railroads within the village.

Eleventh. To preserve the salubrity of the waters of St. Water in river.

Joseph river, or other streams within the limits of said village;

to prohibit or regulate bathing therein, and to provide for clearing the same of drift-wood or other obstructions; to fill up all low grounds or lots covered or partly covered with water within the limits of said village, or drain the same, as they may deem expedient.

Twelfth. To restrain and punish drunkards, vagrants, street vagranta beggars, and all disorderly persons, or keepers of gaming or disorderly houses, or other houses in which drunkards or boisterous persons are allowed to congregate and disturb the peace, or in which any crime or misdemeanor shall be committed by the knowledge or consent of the occupant of such house.

Thirteenth. To establish, maintain and regulate one or more Pounds. pounds in said village, and to prohibit, restrain or regulate the running at large of horses, cattle, sheep, swine and other animals, geese and poultry, and to authorize the impounding and sale of the same for the penalty incurred, and the cost of keeping, impounding, and other expenses; to punish the breaking of any pound, or any unlawful interference therewith, and to make all such by-laws, ordinances, rules and regulations in relation to such pound or pounds, and the advertising and sell-selling ing of the animals, geese or poultry therein impounded, as they impounded. may deem necessary, or as may be advisable for the purpose of perfecting the title of any property sold in conformity with any ordinance or by-law, and of preserving the evidence, and declaring the legal effect of any and all evidence of any such sale or sales; and no court other than the circuit court for the county of Hillsdale, or the courts held in said village shall have jurisdiction of any action of replevin, or other action against any pound master of said village for or on account of any animal or animals, geese or poultry impounded, or for or on

LAWS OF MICHIGAN.

account of any act done by any such pound master, in year suance of any power or duty conferred by any by-law or on nance passed by the common council of said viluage.

Dogs.

Fourteenth. To prevent or regulate the running at large dogs, to impose taxes on the owners of dogs, and to prevent dog fights in the streets.

Offensive? substances. Fifteenth. To prohibit any person from bringing or depositing within the limits of said village, any dead carcass, or other unwholesome or offensive substances, and to require the moval or destruction thereof, if any person shall have on his ether premises such substances, or any putrid meats, fish, hidded or skins of any kind, and on his or her default, to authorise the removal or destruction thereof by some officer of the village.

Sixteenth. To compel all persons in such part or parts of the

Sidewalks.

village as the common council may deem proper, to keep side-walks in front of premises owned or occupied by them clear from snow, ice, dirt, wood, or obstructions, but the village shell never be liable for any damage sustained by any person in consequence of the neglect of any person to keep any such side-walk clear from snow, ice, dirt, wood, or other obstructions.

Seventeenth. To regulate the ringing of bells and the crying

Ringing of bells.

of goods and other commodities for sale at auction or otherwise, and to prevent disturbing noises in the streets.

Eighteenth. To prescribe the powers and duties of all the

Duties of officers.

Eighteenth. To prescribe the powers and duties of all the officers of said village, except as herein otherwise provided, and their compensation, and the fines and penalties for their delinquencies.

Cemeteries.

Nineteenth. To purchase suitable grounds for a cemetery; survey and divide the same in such form and manner as they may deem proper; fix and determine the price of burial lots; sell and convey the same; ornament, fence and improve such cemetery, or any burial ground now in said village, and enlarge

Burial of the the same; regulate the burial of the dead; preserve tombdead stones and monuments, and exercise a general control over all
burial places in said village.

ntieth. To provide for the lighting of the streets and Lighting of and the protection of the public lamps.

sty-first. To establish, order and regulate the markets; Marketa alate the vending of wood, hay, meat, vegetables, fruits, and provisions of all kinds, and prescribe the time and f selling the same, and the fees to be paid by butchers nse; to prohibit the sale of unwholesome meat, poultry, under meat, or adulterated wine, spirituous liquors or beer, or gly keeping or offering the same for sale: Provided, Proviso. Othing herein contained shall authorize the common to restrict in any way the sale of fresh and wholesome by the quarter, within the limits of the village.

Ly-second. To establish, regulate and preserve public Reservoirs, irs, wells and pumps, and to prevent the waste of water.

Ly-third. To regulate and establish the line upon which Building lines.

ty-third. To regulate and establish the line upon which Building gs may be erected upon any street, lane or alley, in said and to compel such building to be erected upon such y a fine upon the owner thereof, not exceeding five d dollars for each offense.

nty-fourth. To establish fire-districts, within which no Fire limits.
n building (except such as shall be authorized by the n council) shall be moved, built, repaired, enlarged, or allowed to stand or remain.

ty-fifth. To regulate and restrain hawking and peddling Peddling streets, and to regulate and license pawn-brokers.

uty-sixth. To prescribe the duties of all officers appointed puties of common council, and their compensation, and the penalty alties for failing to perform such duties; and to prescribe ads and sureties to be given by the officers of the village discharge of their duties, and the time for executing the n cases not otherwise provided for by law.

uty-seventh. To prescribe and designate the stands for Cartmen, es of all kinds which carry persons for hire, and carts etc. rters, and to prescribe the rates of fare and charges, and and or stands for wood, hay, and produce exposed for

Fines.

LAWS OF MICHIGAN.

sale in said village, and to regulate the e hereof; and the purpose of carrying into effect the powe : mferred by section, the common council shall have power to prescri any by-law or ordinance made by them, that the person of ing against the same shall forfeit and pay such fine shall deem proper, not exceeding one hundred dollars, o imprisoned in the county jail for a term not exceeding t months, or by both such fine and imprisonment, in the disc

of the recorder or justice who shall try the offender.

Shade trees.

Twenty-eighth. To regulate and require the setting of trees in the streets of said village, and to provide for the p ervation of the same; and any person owning real estate in village, in front of which there is not a sufficient number shade trees growing, may expend twenty-five per cent. of hi her highway labor or highway tax, in each and every year setting out shade trees along the margin of the streets or hi ways in front of such lands, at such distance from the ma of the street or highway as the common council may determ or as the street commissioner may prescribe: Provided, I

Proviso.

street or highway, the same may be set not less than six a more than ten feet from the margin of the street or highway. Twenty-ninth. To prescribe the duties of sealer of weight

until the common council or street commissioner shall def mine the distance such trees shall be set from the margin of

Weights and and measures, and the penalty for using false weights and measures; and all the laws of this State in relation to the sealing of weights and measures shall apply to said village, except as herein otherwise provided.

Village prison.

Thirtieth. To erect or establish a village prison, or lock-up, and to make all necessary rules and regulations for the imprionment of persons therein when under arrest for any disturbance of the peace, or offense against the ordinances or by-law of said village.

Thirty-first. The common council shall have full power to Ordinances make all such by-laws and ordinances, rules and regulations

may deem proper for fully and effectually enforcing any all powers conferred upon them by this act. e. 3. The common council may ascertain, establish and Boundaries the boundaries of all streets and alleys in the said village. prevent and remove all encroachments thereon, and exerall other powers conferred on them by this act, in relation highways, the prevention of fires, the levying of taxes, the plying of the village with water, and all other subjects of micipal regulation, not herein expressly provided. Sec. 4. The common council shall have power to assess, levy, Power of collect taxes for the purposes of the corporation upon all collect taxes. perty made taxable by law for State purposes, which taxes le be liens upon the property taxed until paid; to appro-To approprite money, provide for the payment of the debt and expenses the village, and make regulations concerning the same; to em- To employ all persons confined for the non-payment of any fine, pen-fined in jail. forfeiture or costs, or for any offense under this act, or any tance of the common council, in any lock-up, jail, worke, or prison, at work or labor, either within or without the e, or upon any street or public work under the control of common council; to allow any person thus confined for the e-payment of any fine, penalty, forfeiture, or costs, to pay ad discharge the same by such work and labor, and to fix the wine and price of such work and labor. The said common council shall have power to make all such other by-laws, ordi-Mances or regulations as they may deem necessary for the good government of said village.

Sec. 5. The common council shall have power to make all to make by-laws and ordinances as they shall deem necessary and cure city against fire.

proper, to secure said village and the inhabitants thereof against injuries by fire; to compel the owners or occupiers of buildings to procure and keep in readiness such number of fire buckets as they may direct; to establish, maintain and regulate to establish all such fire engine, hook and ladder, and hose and bucket panies.

sompanies as they may deem expedient; to construct reservoirs, and provide such companies with necessary and proper

145-

LAWS OF MICHIGAN.

To appoint

buildings, engines, and other implements to prevent and guish fires: to appoint from among the inhabitants of lage, such number of persons, not exceeding fifty to one pany, as are willing to accept, or as may be deemed pro be employed as firemen; and every such company shall

Firemen to

elect their own officers, power to appoint its own officers, and to pass by-laws: organization and government, subject to the approval common council, and to impose and collect such fines i non-attendance or neglect of duty of its members as m

deemed necessary and proper; and every person belong

such company shall annually obtain from the recorder a icate, which shall be prima facie evidence of his memb Firemen to for one year from the date thereof. Every member of be exempt from poll tax company, during his membership, shall be exempt from s and jury ser-vice. on juries, from military duty in time of peace, and from

ment of a poll tax. Council to adopt meas-ures to pre-serve public health.

Sec. 6. The common council shall have power, and it be their duty to adopt measures for the preservation public health of said village; to restrain or prohibit the cise of any unwholesome or dangerous avocation with limits of the village; to establish a board of health, and vest it with such powers, and to impose upon it such dut shall be necessary to secure the inhabitants of said village

To appoint board of health.

contagious, malignant and infectious diseases; to provi its proper organization, and for the appointment of the 1 officers; and they shall have authority to make all such b and regulations for the government of such board of l and for the preservation of the health of the inhabita said village, as shall secure a prompt and efficient dischs the duties imposed upon them by the common council!

Sec. 7. The common council shall have and exercise, i Power of council over taverns, etc over said village, the same powers in relation to the regu of taverns, groceries, common victualers and others, as a or may hereafter be conferred by the g al laws of this upon township boards, or upon the corporate authori

ges in relation to tavern-keepers and common victualers, subject to the same conditions and limitations; and no To collect on shall engage in or exercise the business of taverner, inn-holder, common victualer or saloon-keeper within limits of said village, until he is first duly licensed as such the common council; and any person who shall assume to reise such business or occupation, without having first obd such license, shall forfeit and pay, for every day he shall sercise such business or occupation, the sum of two dollars, recovered by action of debt in the corporate name of village, together with the costs of prosecution, before any to of the peace. The common council shall have power to at licenses to authorize persons to exercise the business of gn-keeper, inn-holder, common victualer, or salcon-keeper hin said village, and may impose such fees, to be paid into village treasury on the granting of such license, as they see fit: Provided, That no license shall be granted for the Proviso. of spirituous liquors or intoxicating drinks. sec. 8. The common council shall have power to cause com- To build n sewers, drains and vaults, arches and bridges, wells, mps, and reservoirs to be built in any part of said village; to se the grading, raising, leveling, repairing, amending, paving, covering with broken or pounded stone, plank, or other mateal, any street, lane, alley, highway, public ground or sidewalk and village; to provide the width of any and all sidewalks, To direct the material of which the same shall be built, the manner of sidewalks. construction, and the time within which any and all improvenents shall be made. The common council shall also have full ower to compel the owners or occupants of land, at their own expense, to repair, construct, make, grade, pave, plank, or gravel, and curb and rail all sidewalks adjoining such lands, by resolution or ordinance: Provided, That no person owning Provise. re occupying farming lands which are not laid out into lots or blocks, shall be compelled to build or maintain in front of one herm or parcel of such farming land, at his own individual expense, more than twenty-five rods of sidewalk; but the foregoing proviso shall not apply to sidewalks now built, or to as may have been ordered built by the common council of said village, previous to the time this act shall take effect.

To determine amount of benefit to property o

Sec. 9. The common council shall have power, subject to limitations and restrictions contained in this act, to deter in such manner as they may deem proper, what property be benefited by any proposed drain, sewer, or other imp ment, and the just proportion which any and every per

land so adjoining to be benefited by any such drain, sew

To cause land bene fited to pay for drain.

other improvement ought to be taxed therefor; and the said mon council may cause such drain, sewer, or other imp ment to be made at the expense of the land adjudged benefited thereby, and according to the benefits which parcel of land will derive from such drain, sewer, or other provement, according to the estimate or judgment of the

selling of property.

To authorize common council; and the said common council may levy, and collect, or cause to be assessed and collected from owner or occupants of any such lands, his or her just pre tion of such expense; and the said common council may vide for the collection of all such, and of every other ment or tax for special purposes, by a sale of any per property found upon any lands assessed, and for the want of or of sufficient personal property whereon to levy and sel

> collect such tax, then the officer whose duty it shall be to co such tax, shall proceed to levy, sell, and collect the same, or balance that may remain uncollected, together with all cost advertising and collecting, by a sale of real estate assess the manner hereinafter provided. Sec. 10. The common council may provide for the immediate

To provide for repairing sidewalks.

and expense thereof in such manner as they may deem proper subject to the restrictions herein contained; and they may de termine the time and manner of assessing and collecting highway taxes, and all other taxes except as herein otherwis provided; and they may enact such general by-laws or ordi nances in relation to the assessing and collecting of all sad

repair of cross-walks and sidewalks, and for collecting the

Assessing

United States, as they may deem just and proper; and all aws or ordinances, rules or regulations adopted by the mon council, by or in pursuance of any of the powers cond upon them in this act, shall be binding upon all courts, in all places whatsoever.

a. 11. In addition to the powers conferred upon the com-council to

council by this act, they shall have and may exercise all of the cowers, within said village, of commissioners of highways, hich commissioners of highways in townships may exertunder the laws of this State, now or hereafter in force; the said common council, in the exercise of the powers duties of commissioners of highways, as aforesaid, may at the same course that commissioners of highways may, are required to adopt, or the mode herein pointed out for exercise of such powers, as they may deem proper; but the mon council may lay out, open and establish public streets highways of a less or greater width than four rods, as the lic good may require.

the course to cause to cause to cause to cause to cause to obtain of the streets and highways in said village as shall have re-surveyed. In used for six years or more as public highways and streets, if which are not sufficiently described, or have not been duly sorded, to be ascertained, described, and recorded in the office the recorder of said village, in the book of street records; and the recording of such highways, streets, lanes, or public rounds, so ascertained and described, or which shall hereafter be laid out and established by the said common council, and smorded in the book of street records, in the office of the reserver by order of the common council, shall be presumptive evidence of the existence of such highway, street, lane, alley, or public ground therein described.

Sec. 13. On the third Tuesday in the month of February in Annual mach year, the common council shall audit and settle the acstatement.

Sounds of the vi treasurer, and the accounts of all other micers and pers taving claims against the village or accounts

with it, and shall make out a statement in detail of there and expenditures of the corporation during the preceding in which statement shall be clearly and distinctly specific several items of expenditure made by the common count objects and purposes for which the same were made, at amount of money expended under each, the amount of raised for the general contingent expenses, the amount for lighting and watching the village, the amount of his taxes and assessments, the amount of assessments for op paving, planking, repairing, and altering streets, and bu and repairing bridges, the amount borrowed on the co the village, and the terms on which the same was obtaine such other information as shall be necessary to a full t standing of the financial concerns of the village.

To be signed by president and recorder, and filed with the papers of the village, at newspaper to be designated by the common council, pr to the first Monday of March next thereafter.

Style of ordinances.

Sec. 15. The style of all ordinances shall be: "It is I ordained by the common council of the village of Jones

Money; council allowed to

Sec. 16. To enable the common council to build or bridges, and fully and effectually carry out and perform and all powers conferred upon them by this act, they ms row money at a rate of interest not exceeding seven pe per annum, and issue the bonds of the village therefor. by the president and recorder; but no money shall be box for a longer period than five years, nor shall the sum and all indebtedness, for money thus borrowed by the co council, ever exceed the sum of two thousand dollars: the common council shall deem it necessary to borrow money than is above provided for, the question of makin loan shall be submitted to the qualified electors of said at some annual, or special election called for that purp the same manner as other special elections are called this act; but before any loan of money shall be authoris

Limit of amount.

the of the electors of said village, written or printed notices

I be posted by the recorder in at least three places in said

ge, specifying the amount, and the object or objects for

the money is proposed to be borrowed. The common coun-Council to
provide, by ordinance, the manner of voting upon any
provide, by ordinance, the manner of voting upon any
provide for
voting to
borrow.

the result certified and determined in the same manner as

pessult of other votes are canvassed by the provisions of
past: Provided, That the total indebtedness of the village, Proviso.

borrowed money, shall never exceed ten thousand dollars

my one time.

maon council, by authority from the electors of said village, to sign bonds bonds shall be signed by the president and recorder; and deeds of lands sold by the common council shall be executed the president and recorder, and when duly acknowledged by m, may be recorded as other conveyances, and with like

sec. 18. The common council shall have power to compel all Power of council over regular trains, express trains, or other regular train ratios on railroads. trains of cars carrying passengers through said village, to pat the depot in said village long enough to take on and let any and all passengers that may desire to get on or off from pand all such trains, and they may make any and all ordiness which they may deem proper to enforce such power, ject only to the restrictions contained in this act and not in third with the laws of this State.

sor imprisonment, shall take effect until the expiration of shall take effect until the expiration of shall take effect.

days from the time that the same shall be published in some repaper printed and published and circulated in said village:

roided, That this section shall not apply to ordinances here-provise.

re passed by the common council of said village, or to such may be in force in said village at the time this act takes effect

law; but all ordinances in force in said village at the time

set shall take effect which are not inconsistent therewith,

and which the said common council of said village could legs pass, shall be and remain in full force therein until amended repealed by the common council.

How bylaws may be

Sec. 20. All by-laws, regulations, resolutions and ordina may be proved in the manner provided by an act entitled act to provide for proving the by-laws, ordinances and re tions of incorporated cities and villages in certain c approved March 18, 1865.

Council to punish dri

Sec. 21. The common council may prevent and punish ving on side-riding or driving of any beast or team upon any sidewalk, walks, ctc. the doing of any act injurious or dangerous to any of the pe erty of said village, or of the property of any of the inh tants thereof, or which shall be dangerous to the life or he of any of the inhabitants of said village; and whenever, by

Council may take private property for streets.

Sec. 22. If in laying out or altering any street, lane or hi way the common council shall require for such purpose ground of any person, they shall give notice thereof to

act, the common council are given any power, they may ado by-laws or ordinances, rules and regulations, relative thereto.

Notice to owner.

owner or person interested, or his, or their agent or repres tative, by personal service, or by written notice posted in the of the most public places in said village, at least three we next preceding the meeting of the common council for the pur pose aforesaid; and the common council are authorized to

Summoning of jury

treat with such person or persons for the grounds or premises: and if such person or persons shall refuse to treat for the same, or if the parties cannot agree therefor, it shall and may be lawful for the recorder of said village to issue a venire facion to command the marshal of said village to summon and return \$ jury of twelve disinterested freeholders, to be taken within the limits of the township in which said village is situate, to appear before said recorder, at a time therein to be stated, to inquire into and determine the necessity for using such ground, and the just compensation to be paid therefor to the owner or owners of or parties interested in said ground or premises, which jury, being first duly sworn by said president or recorder,

lly to inquire into the necessity for taking Jury to **hfully and** im using such ground, and to ascertain and determine the damages. compensation to be paid therefor, and having viewed the aises, if necessary, shall inquire of, and assess such damages recompense as they shall judge fit to be awarded to the er or owners or the parties interested in such ground and ises, for their respective injuries, according to the several rests or estates therein; and said recorder shall, upon the arn of such assessment or verdict, enter judgment therefor, firming the same; and such sum or sums so assessed, to-Compensatin with all costs, shall be paid or legally tendered, before owner. street, lane, or alley shall be made, laid out, altered or med, to the claimant or claimants thereof; it shall therem be lawful for such common council to cause such ground be occupied for the purposes aforesaid: Provided, That Proviso. y party claiming damages as aforesaid, may have the right remove such proceedings by appeal to the circuit court, or court of competent jurisdiction, upon giving notice of his, her or their intention so to do, to the recorder of said vils, in writing, within ten days, or in case of the absence of id party from said village at the time of rendering of said dement, then within thirty days after the verdict of such jury and the judgment of such recorder as aforesaid; and upon filing a transcript of the proceedings aforesaid, duly certified by said recorder, within forty days after [the] verdict and judgment storesaid, in the circuit court, or any other court of record having appellant jurisdiction, the same proceedings shall be had as is prescribed by law in other cases of appeal: Provided, That if the final judgment for damages shall not exceed the Ibid. demages assessed before the recorder, at least ten dollars, then the party appealing shall pay all costs occasioned by such uppeal.

CHAPTER VI.

OF THE POWERS AND DUTIES OF OFFICERS.

President to be chief executive officer. Sec. 1. The president shall be the chief executive of the village, and shall also be president of the common of and shall countersign all orders drawn upon the village urer, and see that all the officers of said village faithfull ply with and discharge their official duties; that all is

To preserve peace.

ordinances and resolutions of the common council ar fully observed. He shall have the same power, as cons

of the peace within the limits of the village, as any ju the peace has, or may by law have, and to this end it

taining to the municipal government of said village,

lawful for him, when any person shall in his presence be of a breach of the peace, or a violation of any of the

To cause arrest of offenders. nances of the common council, punishable by fine prisonment, to direct the marshal, or other officer, forth apprehend such offender or offenders, and take him or the fore any justice of the peace, who shall, without unreadelay, proceed to the examination and trial of the pe

rested. He shall also have power, and it shall be his preserve order and decorum in the council room dur. session of the common council, and for this purpose ma

any disorderly person to be arrested for disorderly or con uous conduct in his presence, and imprisoned for a per

the statutory powers of a township clerk, in respect

exceeding twenty-four hours.

Sec. 2. The recorder shall perform all the duties and 1

Recorder to have all powers of township clerk.

To keep records.

records.

filing and custody of all papers required to be filed, a performance of all other statutory duties. He shall record of the proceedings of the common council, and a of all claims allowed by them. He shall also draw all on the treasurer for claims and accounts allowed by the mon council, and, if required, keep an account, as near be, to which fund the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same belongs; and he may have a second state of the same state of the sa

who may perform all the duties of recorder.

Sec. 3. It shall be the duty of every trustee in said village Trustees attend the regular and special meetings of the common meetings or council. ancil: to act upon committees when thereto appointed by president or common council; to order the arrest of all mons violating the laws of this State, or the ordinances, byms, or police regulations of said village; to report to the pres- To report any neglect and subordinate officers who are guilty of any official mis- of other officers. nduct or neglect of duty; to maintain peace and good order. id to perform all other duties required of them by this act. Sec. 4. The marshal of said village shall be the chief of police; Marshal in that all the by-laws and ordinances of the common council of police. properly and efficiently enforced, and especially those which by be passed to carry into effect those parts of this act relato police and sanitary regulations. He shall obey all the to obey orders of will orders of the president, and may command the aid and council. istance of all constables, and all other persons, in the dislarge of the duties imposed upon him by law. He may appoint May appoint deputies. meh number of deputies as the common council shall direct and approve, who shall have the same powers and perform the me duties as the marshal, and for whose official acts he shall in all respects responsible; and the marshal and his deputies hall have the same power to serve and execute all process m behalf of the corporation of said village, or of the people of he State, as sheriffs or constables have by law to execute simia process. The marshal shall also possess all the powers of To have constable under the laws of this State, or which constables in constables. ownships have, and such other powers and duties as are menioned in this act, or as the common council acting under the owers in this act conferred, may prescribe: Provided, That Proviso. othing in this act shall be construed into his serving process

Sec. 5. The village attorney, under the direction of the common village attorney, uncil, shall have charge of and conduct of all the law busi-dust law business of the corporation, and in which it shall be interested, corporation. cept otherwise ordered by the common council in special cases, and shall also s vise the common council boards of the village,

Treasurer to of money.

To bave custody of

To advise council.

and their officers and committees, upon all matters apperts to the business of said village, and the enaction of its law ordinances, when submitted to him for his opinion. Sec. 6. The village treasurer shall have the custody

money and valuable papers and obligations belonging to the poration, and shall keep a just and true account of all mone ceived and disbursed by him, and no money shall be paid o

cept upon the order of the common council, and upon wa To report to drawn by the president and recorder. He shall, once in each council. and oftener, if required, settle with the common council shall pay over all moneys in his hands upon the order common council, and shall deliver all obligations and va

papers in his possession to his successor in office, when rec He shall also receive all moneys belonging to the villag To collect collect all taxes levied or assessed therein, except as oth provided herein, and for that purpose he shall give bond t To give bond.

village in such sum and with such surety or sureties : common council shall require and approve; and for the To have powers of township treasurer. pose of the collection and return of all taxes, and the of property delinquent for the non-payment of taxes, the

treasurer on giving the bond or surety so required, shall p all the powers, and perform all the duties of the several ship treasurers of this State, as prescribed by law, with limits of said village, and shall also perform such other of respecting the collection and return of taxes, as this a The treasurer shall have the custody of all !

mortgages, notes, leases, and evidences of debt belongi all bonds, the corporation. Sec. 7. The assessors shall make the annual assessment Assessors to make annual

sment property, real and personal, in said village, which is lia assessment, as hereinafter more particularly provided, and shall, when so directed by the common council, mak assessment upon real estate in said village liable to taxati special purposes, but which is not liable to be assessed for eral purposes; and in such cases the common council correct, revise and confirm such assessment.

Sec. 8. The recorder shall possess the same powers, and per-President rm and discharge the municipal duties of president during sabsence or inability, death, resignation or removal of the saident.

Bec. 9. All fines, penalties, and forfeitures recovered before All fines to y justice of the peace on violation of any by-laws or ordi-treasury. aces of said village, shall when collected, be paid into the lage treasury, on the first Monday of each and every month. Sec. 10. The street commissioners, and such other officer or Street comicers as the common council may direct and appoint shall, to supering der the direction of the common council, superintend the of streets. aking, grading, paving, repairing and opening of all streets, mes, alleys, sidewalks, cross-walks, or other public grounds thin the limits of the village, in such manner as he or they by be from time to time directed; the street commissioners To collect all collect all capitation or poll taxes in said village, and all sident highway labor or tax therein which overseers of highays are authorized to collect in their respective highway disicts; and such street commissioners shall severally be over-To be overwas of highways, and vested with all the powers of over-highways was of highways under the laws of this State, now or hereter in force in this State, and such street commissioners may werally pursue and adopt the same course, in collecting all ighway tax, and in the performance of all duties as overseers I highways, that overseers of highways in townships may dopt, or they may collect all such taxes in such manner as the y-laws or ordinances in force in said village may prescribe; and each street commissioner shall give a bond, in such penalty To give bond and with such surety as the common council may prescribe and lirect, conditioned for the faithful performance of his duties as med street commissioner, and for the accounting for and payng over all moneys that may come into his hands as such offito by virtue of his office; and such street commissioner shall Fees of **Conive as compensation for his services such sum as the comnon council may direct and allow; and each street commisnoner shall be the fence-viewer of said village, and possess all

the powers and be subject to the same liabilities as fence-vie in townships.

Sec. 11. All other officers, whose duties are not herein Appointed officers to give security pressly prescribed, and which the common council are h authorized to appoint, shall perform such duties, and give security as the common council may require; and all of appointed by the common council, or who shall have the trol or management of any of the money or property of village, may be required to give such security as the com council may prescribe and approve, and in default thereof,

common council may declare their office vacant.

CHAPTER VII.

COURTS OF JUSTICE, FINES, PENALTIES, AND LEGAL PROCEEDING Sec. 1. Any justice of the peace residing in the township!

Justices of the peace.

To try

which said village is situate, or any town adjoining, have full power and authority, and it is hereby made the du of such justice, upon complaint to him, in writing, to inquis into and hear, try and determine all offenses which shall be committed within said village, against any of the by-laws @ ordinances which shall be made by the common council in pursuance of the powers granted by this act, and to punish the

Punish offenders.

offenders, as by said by-laws or ordinances shall be prescribed or directed; to award all process, and take recognizance for the keeping of the peace, for the appearance of the person charged, and upon appeal, and to commit to prison or to the village lock-up as occasion may require. The corporation of the vil-

Corporation of county

lage of Jonesville shall be allowed the use of the common jul of the county of Hillsdale, for the imprisonment of all persons liable to imprisonment under the by-laws and ordinances of the common council; and all persons committed to the village lock-up or to jail by any justice of the peace, for any violation of a by-law or ordinance of said common council, shall be in have charge of criminals, the custody of the keeper of the village lock-up or of the

sheriff of the county, as the case may be, who shall keep safe

Sheriff to

person so committed until lawfully discharged, as in other

Sec. 2. Whenever any person shall be charged with having Proceedings plated any ordinance or by-law of the village, in which the violation of ander is liable to imprisonment, any justice of the peace of nance. d township in which said village is situated, or any township Justice to isjoining the same to whom complaint shall be made, shall me a warrant to the sheriff or any constable of said county, the marshal of said village, commanding him or them, in name of the people of the State of Michigan, to bring the ody of such person before him forthwith, to be dealt with acording to law, and to answer unto the village of Jonesville; ad any such officer to whom such warrant shall be delivered for service, is hereby required to execute the same, under the penalties which are by law incurred by sheriffs and other offiers for neglecting or refusing to execute other criminal pros; and all process issued by any justice of the peace, to en-sheriff to execute the ree or carry into effect any of the by-laws or ordinances of the same. sillage of Jonesville, may be delivered to the sheriff or any constable of the county of Hillsdale, or to the marshal of the village of Jonesville; and the marshal or other officer to whom mid warrant shall be delivered for service, is hereby required to execute the same, in any part of this State where such offender may be found, under the penalties which are by law incurred by sheriffs and other officers for neglecting or refusing to execute other criminal process.

Sec. 3. The expense of apprehending, examining and com-Expenses of mitting offenders against any law of this State in the said vil-sion; how lage, and of their confinement, shall be audited and allowed and paid by the supervisors of the county of Hillsdale, in the manner as if such expenses had been incurred in any town of said county; and the board of supervisors of said supervisors to audit county of Hillsdale shall audit and allow all legal charges charges. against said county, presented to said board by any justice of the peace or constable, for services rendered in said village, as in other cases.

Village attor-ney to sue for fines.

Sec. 4. Warrants issued by justices of the peace for the Contents of varrants prehension of persons charged with violating any ordina by-law of the village of Jonesville, shall recite the sub of the complaint, and shall command the officer to whom same is directed, as provided in section two of this ch

and on the person charged being brought before the in who issued the warrant, the same proceedings shall be h near as may be, as is provided by law for the trial, convi and punishment of offenders against the laws of this Sta for the trial of such offenders, as justices of the peace? jurisdiction to hear and determine.

Sec. 5. When any person shall violate any ordinance of

village of Jonesville, the violation of which is only punish

by fine, the same may be sued for by the attorney of the lage, or any member of the common council, in the nas the village of Jonesville, before any justice of the peace of township in which said village is situate, or any adjoint township; and in [such] case, the justice shall issue a summ How sum-mons shall returnable not less than two nor more than six days, w may be directed to the marshal, sheriff, or any constable of county, and may be served by any one of said officers, but

same shall be served at least two days before the return the of, in the same manner as summonses issued by justices

the peace, under the laws of this State, and the same provision and principles of law, (not inconsistent with this act,) shall sp ply in relation to said summons, the service and return therest and all subsequent proceedings in, to and including the re-

State. Sec. 6. In all civil or criminal cases tried before any justice Right of appeal. of the peace for violation of any village by-law or ordinances, the same right of appeal or certiorari shall be allowed to the

dition of judgment therein, as applies to the collection of peralties before justices of the peace, under the general laws of this

circuit court for the county of Hillsdale, as is allowed from the decision and judgment of justices of the peace in townships and such appeal or certiorari may be taken in like manner, and h like effect: Provided, If any judgment in any action shall Proviso. mdered against the village by any justice of the peace, such ment may be removed by appeal or certiorari to the circuit in the county of Hillsdale, in the same manner and with ame effect as though the village were a natural person, exthat no bond or recognizance to the adverse party shall be mary to be executed by or on behalf of the said village. 8. 7. Whenever any fine shall be imposed by any justice of Marshal to collect fines. peace for a violation of any ordinance of the common sil, it shall be the duty of the justice forthwith to issue ntion to the marshal of the village, or to any constable, manding him to collect of the goods and chattels of person so offending, the amount of such fine with interest costs, and for want of goods and chattels wherewith to ofy the same, that he take the body of the defendant and mit him to the village lock-up, or to the common jail of the by of Hillsdale, to be safely kept by the officer in charge asid defendant be discharged by due course of law; and defendant shall remain imprisoned until the execution, with costs and charges thereon, shall be paid, or he be discharged due course of law: Provided, That the common council may Provise. mit such fine, in whole or in part, if it shall be made to meer that the person so imprisoned is unable to pay the same. Sec. 8. In all suits in which the corporation of the village of Citizens to be competent be a party, or shall be interested, no inhabitant as jurora. mid village shall be deemed incompetent as an officer, witand, or juror, on account of his interest in the event of such wit or action: Provided, Such interest be such only as he has Provided. a common with the inhabitants of said village.

CHAPTER VIII.

OF TAXATION, TAXES, AND THE COLLECTION THEREOF.

Sec. 1. The assessor shall, in each and every year, make and Assessment templete the assessment of all the real and personal property within said village, in the same manner, and within the time,

as near as may be, as is required by law for the assesse property in the several townships of this Itate, and in se shall in all respects, unless when otherwise in this a vided, conform to the provisions of law governing the of supervisors in the several townships of this State, assessment of property and the levying of taxes.

Time for reviewing.

Sec. 2. On the third Monday of May, and for so man next thereafter in each and every year, (not exceeding days in all), it shall be the duty of the village assessors recorder to meet at nine o'clock in the forenoon of said days, at the common council room, or in case of the si or inability of the assessors, recorder, or either of the place of such officer or officers so disqualified shall be fi appointment of the president; and the said assessors corder, together with the persons so appointed as afores a majority of them, when assembled together as aforessi constitute a board of review for the purpose of reviewing sessment roll of said village, and of correcting any and all which said board, or a majority of them, may discover rolls, or any of them, and of exercising all the powers the supervisors of townships are authorized to exercise time appointed by law for the review of their assessment Members of any member of said board is hereby authorized to exami board authorized to oath, any person who shall make an application to said

sons making and also to administer any oath to any such person, or application. person who may be required to file any affidavit with th either of them.

Sec. 3. When the said board has reviewed and com

Certificate; Sec. 3. When the said board has reviewed and com tach to roll the assessment rolls for said village, it shall be their du the duty of a majority of the members of said board, to to said roll, signed by them, a certificate, which may be contents of following form: "We do hereby certify that the above; ment roll contains a description of all the real estate village of Jonesville liable to be taxed, according to ou information, and that we have estimated the same at w believe to be the true cash value thereof; that the said !

statement of the aggregate valuation taxable permeter of each and every person named roll, and that we have estimated the same at its true value, according to our best information and belief."

- may make such certificate, from such knowledge as they tificate.

 **possess, are able to obtain from said assessors, or can the while sitting on said board.
- c. 5. When the said assessment roll for said village is thus Roll to be delivered to the delivered, it shall be the duty of the assessors to deliver it recorder. with, or on demand, to the recorder; and thereupon the of the recorder, in relation to said roll so delivered to and in relation to all other matters not inconsistent the provisions of this act, shall be the same as those of revisors of townships.
- 8. 6. The recorder shall complete the tax roll of said vil-Recorder to and deliver the same with his warrant thereto attached, and deliver he village treasurer on or before the first Monday in July in wear: Provided, Security has been given by such village Proviso. surer, as required by law, or in this act provided; but if accurity shall not have been given by such village treas-Proceedings in the manner and in the time required, the common ty has not macil shall immediately appoint some suitable person, who by treasurer. all give the required security, to collect such tax roll; and person so appointed shall thereupon be entitled to receive id tax roll, and shall collect and pay over such taxes, and ake return of his doings thereon, in the same manner, and all have all the power, and shall perform all the duties, and subject to the same liabilities in this act conferred upon the lage treasurer of said village, for the purpose of the collecm and return, and paying over said taxes.
- Sec. 7. For the collection of all such taxes, the village treas-Collector; percentage as shall be prescribed by the memon council, not exceeding two per centum upon the sum be collected, which sum shall be added in the computation

of the taxes, on said tax roll, and the said treasurer a lect the tax rolls put into his hands on or before the of September in each year, in the same manner that eral township treasurers of the State are required to their tax rolls, and he shall make his return to the council on or before the second Monday of September shall possess all the powers and perform all the duties ship treasurers of this State as prescribed by law, we

To have powers of township treasurer.

Power of council to levy taxes. Sec. 8. The common council shall have authority to levy taxes. levy and collect taxes on all the real and personal extensions.

not inconsistent with this act.

able in said village, which taxes shall be and remain at the property so assessed until the same shall be paid: 1

Proviso.

That they shall not raise by general tax, more that fourths of one per cent for village purposes, on the property of the same, in any one year, exclusive of or poll tax, and taxes for highways, sidewalks, grading ing of streets or alleys, or taxes for other purposes I assessed upon the property adjacent to, or to be beauthe improvement for which such taxes are assessed.

Sec. 9. The common council shall have power to as

Poll tax.

collect from every male inhabitant of said village, over of twenty-one and under the age of fifty years, (except; idiots, lunatics, and persons otherwise exempted by lannual capitation or poll tax not exceeding one dollar, a may provide by their by-laws for the collection of the Provided, That any person assessed for a poll tax may same by one day's labor upon the streets, under the dof the street commissioner, who shall give to each peassessed, notice of the time and place when and who labor will be required; and the money raised by such

or labor in lieu thereof, shall be expended or performe

Proviso.

Council authorized to tax property thority to levy and collect taxes upon all real and estate in said village, subject to the limitations cont

the direction of the common council.

eight of the hapter, necessary to be raised for purposes than such as are provided for in section nine of this tand all taxes lawfully levied or imposed upon any Tax to be a lien on real tanements, or property in said village, shall be and estate. a lien upon the same from the time of assessing or g such tax, until the same is paid; and the owners, ocor persons interested in any real estate upon which re so assessed, shall be liable upon demand to pay the or in default of such payment, or of the payment of any when tree such tax, it shall be lawful for the treasurer of said pe to collect the same by the sale of personal property of wner, occupant or person interested in such real estate, default of personal property out of which to collect such sell such real estate or so much thereof as may be necto collect such tax, together with the expenses and s of collecting the same: Provided, That whenever any Proviso. istate shall be sold by such treasurer, notice of such sale be given by publishing the same in some public newspaper hed in said village, for at least four successive weeks, in each week, prior to the day of sale; and the treasurer Certificate give to the purchaser or purchasers of any real estate so for taxes, a certificate of such purchase, giving the descripof the land sold, the amount paid for the same, and the time a deed shall be given for the same unless sooner remed according to law; and such lands may be redeemed from When lands a sale for taxes, at any time within one year from the day deemed. ale, by the payment to the treasurer of said village, of the ant for which the same was sold, together with interest on same at the rate of twenty-five per cent.; unless so re-Deed to ned the president and recorder of said village shall execute purchaser. deliver a deed of the same to such purchaser, his heirs or gns, which deed so executed shall be evidence to the same tent, and in all respects have the same force and effect as eds given by the Auditor General of this State, for lands rchased at tax sales for non-payment of taxes under the laws

LAWS OF MICHIGAN.

Proviso.

of this State: Provided, That all deeds f ands her sold for non-payment of taxes of said village, under the of the same, before this amendment shall take effect, and yet executed, shall be executed under the provisions of charter as in force at the time of such sale.

When taxes

Sec. 11. Taxes for grading or paving any streets or may be lev'd for grading, and building or repairing any sidewalks, constructing tanks, reservoirs, or hydrants, or for other purposes, by the property adjacent to such improvements are to be ially or exclusively benefited, may be assessed or levied the property adjacent to such grading, paving, sidewalk, hydrant, or other improvement, and may be collected enforced in the same manner as other taxes.

Council to determine amount to

village, on or before the last Saturday preceding the first d May in each year, to determine, by resolution, the amount i sary to be raised by tax for village purposes within said vil

Sec. 12. It shall be the duty of the common council of

Recorder to for such year; and it is hereby made the duty of the record levy the sum apportioned. of said village to levy the sum so apportioned upon the taxal property of such village in the same manner as taxes for town ship purposes are required by law to be levied by the supervisu of the townships of this State.

Sec. 13. The taxes so levied for village purposes, and all of

Taxes to re-

on property, purposes, shall be and remain a lien upon the property which the same was levied or assessed, in the same cases. the same extent, and in like manner as the taxes required by law to be levied on property in the several townships of the State, are liens upon such property; and all provisions of li respecting the return and sale of property for the non-paym of taxes for State, county, and township purposes, shall apply to the return and sale of property for non-payment of village and other taxes, except as herein otherwise provided.

Want of form not to invalidate any tax

Sec. 14. No general or special tax, assessed in said village, upon any property therein, shall be held illegal or invalid for want of any matter of form in any matter or thing not affect ing the merits of the case, and which shall not injure or projurights of tl party assessed; nor shall any excess of Excess of tax not to der any sale of property invalid, unless it shall appear render invalid. legal tax, costs and charges were tendered to the officer ag the same, before a sale of the property was made, or of the sale of real estate, unless it shall be made to that all legal taxes assessed upon such real estate were d to the officer authorized to receive such redemption before the time of redemy ion expired; and all taxes Taxes to be deemed I in said village shall be presumed to be legally assessed, legally se contrary is affirmatively shown; and no such presump-Il be rebutted, or any sale for taxes assessed in said village ad invalid by showing that any paper, certificate, return, avit required to be made and filed in any office, is not ound in the office where the same ought to be filed or but until the contrary is proven, the presumption shall all such cases, that such paper, certificate, return, or t was made and filed in the proper office.

CHAPTER IX.

SALARIES OF OFFICERS.

1. The officers of said corporation shall be entitled to Salaries of out of the village treasury, the following sums, in full it of their services: The president shall be paid one dolannum; the trustees shall each receive, for all services ad with their duties as members of the common council, a of one dollar per annum; the recorder shall receive, services for the village, such sum as the common council low, not exceeding one hundred dollars per annum; the attorney shall receive from the village, for all services in therefor, such sum as the common council shall allow, seeding one hundred dollars per annum; the marshal entitled to receive the same fees for serving process in of the corporation as constables are allowed by law for services, and he shall also receive such further compentrom the village as the common council shall allow, not

Thid.

exceeding fifty dollars per annum; and IV officer in m lage who shall be authorized to arrest any person for any against any of the by-laws of said village, shall, for m such arrest, either with or without process, be entitled ceive and collect as costs from the person so arrested, if the sum of one dollar, in full for making any such arrest village; the street commissioners and inspectors of ele shall each receive such sum per day for actual services re for the village, not exceeding two dollars, as the common cil shall allow, and all other officers, surveyors, or n performing any services for the village, shall receive such pensation as the common council shall allow, or as the fix and determine by ordinance or resolution.

MISCELLANEOUS PROVISIONS.

Power of chairman of committee

Sec. 1. The chairman of any committee or special com of the common council shall have power to administer an or take any affidavit in respect to any matter pending the common council or such committee.

What perjury.

Sec. 2. Any person who may be required to take any (affirmation, under or by virtue of any prevision of th who shall, under such oath or affirmation, in any statem affidavit, or otherwise, willfully swear falsely as to any m fact or matter, shall be guilty of perjury.

Officers gaining suits to receive

Sec. 3. If any suit shall be commenced against any elected or appointed under this act, to any office, for a done or omitted to be done under such election or ar ment, or against any person having done any thing or the command of any such officer, and if final judgment ! dered in such suit whereby any such defendant shall be e to costs, he shall recover double costs in the manner defi law.

Council to assess ex penses of

Sec. 4. The common council shall have power to cau expense of making, grading, paving, and opening of a opening streets, etc lanes, alleys, sidewalks, cross-walks, parks, public groun other local improvements to be assessed in whole or i

the owner or occupants of lots and premises to be bend thereby, or by general tax in whole or in part, as they deem just and proper, or as herein otherwise provided, lect only to the restrictions in this act contained in relation idewalks.

co. 5. The duties of standing committees shall be prescribed rower and duties of Such committees shall have power to committees witnesses, to compel their attendance, and the protion of necessary papers in all examinations pending before and to that end the common council may prescribe and relate the necessary proceedings, and confer upon the martor other officers of the corporation, all needful powers for purposes aforesaid.

Sec. 6. The common council shall hold regular sessions at sessions of council.

The times and places as they shall by ordinance or resolution council.

The times and places as they shall by ordinance or resolution council.

The times and places as they shall by ordinance or resolution council.

The times and places as they shall by ordinance or resolution council.

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The times and places as they shall by ordinance or resolution council.

The times and places as they shall by ordinance or resolution council.

Sec. 7. All ordinances, by-laws, regulations, resolutions and Present ordinances takes of the common council of the village of Jonesville, now in to remain in force.

Letter, and not inconsistent with this act, shall remain in force tantil altered, amended or repealed by the common council, bander this act.

independent recovered against said village by any person on activation for detective sidewalks, states of damages sustained by reason of any defective sidewalk etc.

The opening in the same, occasioned by the wrong or negligence of the owner or occupant of the premises in front of which the sidewalk shall be, or on account of any excavation in the owner, occupant or company shall have been reasonably notified to appear and defend said action, the judgment, if any, obtained against: I village, shall be conclusive as to the amount of damages, at I the validity of the claim of the village against

such owner, occupant or company, and the to may be m covered in an action for money paid for the use of said own occupant or company, or in any other proper form of act

Proviso.

Provided, That no person or corporation shall be liable, as per vided in this section, to the village, unless such person or a poration shall have received at least twenty-four hours' not to repair or correct the defect complained of, or occasioned the injury for which damages were recovered again the village.

Council to erform perform duties of township boards.

Sec. 9. The common council of said village is hereby sathorized and required to perform the same duties, in and for said village, as are by law imposed upon township boards of the several townships of this State in reference to all matters not herein otherwise provided for; and the recorder or his deputy shall perform all the duties of township clerks, or which township clerks are authorized to perform, that are necessary to be performed in said village, and not herein otherwise provided for.

Council to

carrying out act upon the common council of the village, or upon any officer its powers. mentioned herein, and the manner of exercising or enforcing such power is not herein pointed out, or sufficiently and accurately described, the common council may prescribe the manner of exercising and enforcing all such powers, and may pess such ordinances in relation to all such matters and things not inconsistent with the constitution of the United States and of this State, as they may deem proper.

Sec. 10. In all cases in which any power is conferred by this

Terms of

Sec. 11. The officers elected on the first Monday of March, eighteen hundred and sixty-nine, and duly qualified under the provisions of the act to which this act is amendatory, shall continue to hold their respective offices, and exercise the duties thereof as herein provided, until their successors are elected and qualified under the provisions of this act: Provided, That it shall be competent for the common council of said village to fill by appointment any vacancy which may occur in the offices of said village by death, removal, resignation, or any other cause,

such appoint | continue to hold and discharge ies of their respective offices until their successors are or appointed and qualified.

- 12. This act shall be deemed a public act, and copies rubite act. printed by authority of the Legislature, shall be received mee in all courts and places, without further proof.
- 3. All acts and parts of acts, contravening the provisions act, are hereby repealed.
- This act shall take immediate effect.
 oved April 2, 1869.

[No. 409.]

T to detach certain territory from the townships of Manand Stronach, in the county of Manistee, and to organach territory so detached, into a township by the name of

- on 1. The People of the State of Michigan enact, That Territory ee and four, of section nineteen, lots four and five, of twenty, the west half of section twenty-nine, the entire ons thirty and thirty-one, and the west half of section wo, of township twenty-one north, of range sixteen and the same are hereby detached from the township nach; that section thirteen, (except lots two and three,) tions fourteen, fifteen, twenty-two, twenty-three, twenty-enty-five, twenty-six, twenty-seven, twenty-eight, thirty-rty-three, thirty-four, thirty-five and thirty-six, in town-enty-one north, of range seventeen west, be and the same sby detached from the township of Manistee.
- 2. The territory described in section one of this act, as Township d from the townships of Manistee and Stronach, is organized into a township by the name of Filer.
- 3. The first township meeting shall be held in said town-First township meeting Filer, at the store of Filer and Son, on the first Monday 1 next.

Inspectors of election.

Oath of

Sec. 4. Florence Tabor, Chester Moffatt, and Eugene Shore are hereby appointed inspectors of election at the first township meeting to be held in said township of Filer, each of when shall, before entering upon the duties of such inspectors, take the oath of office prescribed by the constitution.

Proceedings Sec. 5. If the township meeting process are then it shall see township, as provided by section three of this act, then it shall be action at any time. and may be lawful to hold such township meeting at any time thereafter, by giving at least ten days' notice of the time at place of holding the same, by posting notices thereof in for of the most public places in said township, which said notice such inspectors are authorized and required to post. If the inspectors named in this act shall fail to attend such township meeting, then it shall and may be lawful for the electors preent to elect from their number three suitable persons to act # inspectors at such township meeting.

> Sec. 6. This act shall take immediate effect. Approved April 2, 1869.

[No. 410.]

AN ACT to enable the city or Marshall to pledge its credit to aid in the construction of the Jonesville, Marshall, and Grand River Railroad.

City author-ized to pl'dge eredit. SECTION 1. The People of the State of Michigan enact, That it shall be lawful for the city of Marshall, under this act, by way of a loan or donation, to pledge its credit, with or without condition, to aid in the construction of the Jonesville, Marshell, and Grand River railroad, for such sum or sums, and to such an amount, not exceeding seventy-five thousand dollars. as a two-thirds majority of the tax-paying electors thereof, present and voting, shall, at any meeting or meetings called for that purpose, determine: Provided, That the amount of bonds which shall become due in any one year, or the principal of the money

Proviso.

payable, shall not exceed one-fifth of the amount so voted to be

Sec. 2. Itll be the duty of the mayor of such city, upon Mayor to call *the presentation to him of a request, either written or printed, electors. or partly written and partly printed, signed by at least two hundred of the tax-paying electors of such city, requesting that such city may aid in the construction of such railroad, and specthing therein the amount proposed to be raised, the time of payment of the sums, and the rate of interest, not exceeding ten per centum per annum, to call a meeting or meetings of the tax-paying electors of such city, by notice, either written or printed, or partly written and partly printed, at such place in said city, and at such time or times as shall be designated in men notice, not less than twenty nor more than twenty-five days from the day of the date of such notice, which notice shall recite the substance of such request; such notice shall be given Notice of meeting. within five days after the presentation of such request, by posting copies thereof, in at least six public places in such city, at least fifteen days before the day specified therein for such meetings, and by publishing the same in at least two newspapers published in such city, in each issue of such newspaper, previous to the day of such meetings; such request and notice shall be recorded in the record book of such city, and also proof by affidavit, of the posting and publication of such notice by the recorder of such city: Provided, That such city shall not, under Proviso. the provisions of this act, hold more than two meetings in any ODS YEAR.

Sec. 3. At any such meeting or meetings, the tax-paying Ballots; electors shall vote upon the propositions contained in such vote by.

notice by ballot; such propositions shall be presented to such meeting or meetings, in the form of a resolution or resolutions, and those who favor the passage of such resolution or resolutions, shall deposit a ballot, upon which shall be written or printed, or partly written and partly printed, the words "Aid contents of to Railroad—Yes;" and those who oppose the passage of the resolution or resolutions, shall deposit a ballot, upon which

Form of.

shall be written or printed, or partly written and partly printed, the words "Aid to Railroad—No." Any and all such mest Rules of meeting. or meetings shall be governed, in all respects, by the laws per taining to elections held in such city, so far as the same in be applicable and not inconsistent with the provisions of act, except that any meeting or meetings shall be held at an place, and not in the several wards of such city; and the maps and recorder, and any two tax-paying electors of such city, to Board of inspectors. be chosen at such meeting or meetings, or a majority of the shall constitute the board of inspectors of such election in any such meeting or meetings in such city; and the proceedings of any such meeting or meetings, and the result thereof, shall be signed by such officers holding the same, and filed with the recorder of such city, and shall also be by him entered in the records of such city, and be certified by him after such record, to be a true entry and record of such proceedings. No meeting registration required of any board of registration shall be required to be held proto meet. Board of

vious to any such meeting or meetings, and any registered to paying elector may vote at any such meeting or meetings.

Bonds:

Bonds; Sec. 4. In case a two-thirds majority of all the votes cast at my when council may issue such meeting shall be in favor of the propositions contained a such notice, as set forth in such resolution or resolutions, a shall be the duty of the common council of such city to issue the bonds of such city to such company, and to deliver the same to the president of such company, on his written request,

whenever and as fast as said company shall be entitled to the same, according to the provisions of this act; such bonds shall be in such form, and of such denominations as shall be required by such company, and either with or without coupon interest notes attached, and the same shall be a legal charge upon the taxable property of such city, in the same manner as any other legal indebtedness of such city. Such bonds shall

be signed by the recorder, and be countersigned by the mayor of such city, and be sealed with the seal of such city, and the

s attached to such bonds shall be signed by such re-The bonds and coupons attached shall be numbered ted to correspond.

- 5. In case such city shall determine to pledge its credit supervisor in the construction of said railroad, it shall be the duty not be assessively supervisor, or other assessive officer or officers thereof, as and levy all necessary taxes that may be required to and pay the interest and principal of any debt incurred and by virtue of the provisions of this act, which shall acted at the same time, and in the same manner as other tess are collected.
- 6. No bonds or other evidence of indebtedness shall be when bonds shall be and delivered, nor interest allowed thereon by such city, delivered to company as in this act provided, until such company ave completed its road-bed and ironed its road with the l'rail, for at least ten continuous miles commencing at ty.
- 7. Such city may, at any time after the expiration of when vote ears from the date of such vote, unless such railroad has considered. Illy completed for the distance above specified, upon a as above specified, and by a majority of the electors and voting, call a meeting of the electors and reconsider a by which such aid had been voted.
- 8. The record of any of the proceedings required by How records t, or a copy thereof, certified by the recorder of such as evidence. be true copies, shall be *prima facie* evidence in all and places, of the matters therein contained.
- This act shall take immediate effect.
 oved April 2, 1869.

LAWS OF MICHIGAN.

[No. 411.]

AN ACT to incorporate the city of Muskegon.

CITY BOUNDARIES.

SECTION 1. The People of the State of Michigan enact, I Boundaries. all the following tract and parcel of land situate in the co of Muskegon, and State of Michigan, described as follow wit: Commencing at the center of Muskegon lake or rive, township ten north, of range sixteen west, where the line between sections sixteen and seventeen crosses said lake river; running thence south on the section line to the southcorner of section twenty-nine, in said township; thence west the section line to Muskegon lake; thence north to the c of said lake; thence along the center of said lake to the mid of the bridge across said lake; thence east to the place of l ginning, including all land in said boundaries, and the port of said lake and river included therein, be and the hereby set off from the township of Muskegon, and declared be a city, by the name of the city of Muskegon, by which m

Body corporate and politic. it shall hereafter be known.

Sec. 2. The freemen of the said city, from time to time, being inhabitants thereof, shall be and continue a body corporate and politic, to be known and distinguished by the name and style of the city of Muskegon, and shall be and are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of law and equity, and is all other places whatsoever; and shall have a common seal, which they may alter and change at pleasure, and by the same name shall be and are hereby made capable of purchasing and holding, conveying and disposing of any real or personal estate for said city.

WARD BOUNDARIES.

Wards.

Sec. 3. The said city shall be divided into three wards, of follows: The first ward shall embrace all that portion of said city lying north and east of the following division line, to wit:

nencing at tl south quarter post of section twenty-nine, First. wnship numl __ ten north, of range number sixteen west; se north on the quarter line to the center of said section ty-nine; thence west on the quarter line to the intersection ine street; thence along the center of Pine street to the er of Western avenue; thence along the center of Western me to the center of Ryerson creek; thence along the center in the direction of said creek to the center of Muskegon The second ward shall embrace all that portion of said second. lying south and west of the division above described, and h and east of the following division line, to wit: Comsing at the south-east corner of section thirty, in townnumber ten north, of range sixteen west; thence north g the section line to a point where a continuation of Fifth st would intersect the east line of said section thirty; thence h-easterly to and along the center of Fifth street to the w of Western avenue; thence directly to the line dividing George R. Roberts and William H. Bigelow & Co. mill ; thence along the dividing line between said mill lots to center of Muskegon lake. The third ward shall embrace Third. hat portion of said city lying south and west of the division last aforesaid.

OFFICERS, AND TERMS OF OFFICE.

c. 4. The officers of said city shall be one mayor, one re-officers and terms of terms of terms of terms of terms of terms of the said be ex officio collector, one marshal, two school inters, two directors of the poor, and four justices of the e, who shall be designated "city" officers; also, two alderand one constable in each ward, who shall be designated rd" officers. Said officers shall be elected as follows, to the mayor, treasurer and marshal shall be elected annual shall hold their office for one year, and until their suctors shall be elected and qualified. At the first annual electron after the passage of this act, and at the annual election two years thereafter, there shall be elected one recorder.

who shall hold his office for the term of two years, and his successor shall be elected and qualified. There shall School inspector. be elected at said first annual election, one school inspector one year, and one school inspector for two years; also, director of the poor for one year, and one director of the Director of the poor. for two years; and at each annual election thereafter, ones inspector and one director of the poor for the term of years, and until their successors shall be elected and qual Justices of the peace. The justices of the peace elected in the township of Music and resident and holding office in said city at the time this shall take effect, shall hold their offices in said city in the manner as provided by law in the townships of this State. the first annual election after this act shall take effect, t shall be elected such a number of justices of the peace as be necessary to fill the vacancies then existing, or to be vacant by expiration of the term for which they were els At every annual election after the first, there shall be el one justice of the peace, who shall hold his office for four ye and until his successor shall be elected and qualified. said justices of the peace shall have like powers, and be ject to the same duties and liabilities as justices of the pe Aldermen. in the several townships of this State. There shall also elected at the first annual election in said city, two alder for each of the several wards in said city, one of whom s hold his office for the term of one year, and the other shall a be supervisor for his ward for the last year of his term office, and who shall hold his office for the term of two years. and until his successor shall be elected and qualified. annual election after the first, there shall be elected in and for

until his successor shall be elected and qualified. There shall constables also be elected at each annual election, one constable in each ward, who shall hold his office for the term of one year: Pro-

each of the several wards of said city, one alderman, who the be supervisor in his ward for the last year of his term of offer, and who shall hold his office for the term of two years, and be elected inh ward, one for the term of one year, and library the full term of two years, and until their successors be elected and qualified, and that the term for which said the shall be elected at the first election, shall be designed on the ballots: And provided further, That the alderman Ibid. Led for one year, under the first election after the passage of lect, shall be the supervisor in and for his ward for that

ELECTIONS.

so. 5. The first annual election to be held under this act, Election; he held in each of the several wards, on the first Monday where held. April, eighteen hundred and seventy, at the following places, it: In the first ward, at ward school-house number one; he second ward, at Holt's hall; in the third ward, at ward sol-house number three; and there shall be chosen in each Inspectors mid wards at said election, by the electors present, two instors and a clerk of said election, each of whom shall take cath or affirmation, to be administered by any person aumised to administer oaths, faithfully and honestly to discharge duties of such inspector or clerk of said election; said insctors and clerk shall conduct the same, and certify the result the same manner as is herein required for subsequent elecms to be held under this charter. The annual election after Future s first under this act, shall be held on the first Monday of wil in each year, at such places in the several wards as the mmon council may designate. Notice thereof shall be given Notice of the recorder, at least ten days before the election, by posting e same in three public places in each ward; the aldermen of Inspectors ch ward shall be inspectors of such election, and of the State of d county election, and shall choose the clerks thereof; and in se of the absence of one or more of such inspectors, the sctors may choose, viva voce, from their number, one or more fill such vacancy or vacancies, to whom shall be adminisred the constitutional oath, by either of said inspectors, or

LAWS OF MICHIGAN.

The ma ner of conduc Manner of conducting. by any justice of the peace. elections and canvassing votes, and the qualification of in the several wards, shall be the same as that of tou the word "ward," instead of "township," being used oath to be administered to an elector, in case his vote challenged: Provided, That at such charter election, t Proviso. ward inspectors shall make one certificate of the nu votes given for each person, for the several offices to be and for the said city, and also one certificate of the elected in and for each ward, which certificates shall be diately filed in the office of the recorder of said city: a the Thursday next following the day of such election, t Council to determine mon council shall meet at the office of the said record who is thereupon determine who, by the greatest number of given in the several wards at such election, are duly ele fill their respective offices; and it shall be the duty of corder, immediately after such determination, to caus to be given to each of the persons so elected, of their and each of said officers so elected and notified shall ten days thereafter, take and subscribe the constitution of office, before any person authorized to administer of shall deliver the same to said recorder, who shall file t in his office: Provided, That in case of the election of Proviso. more justices of the peace, the said recorder shall make tificate thereof, and cause it to be delivered to the cour of the proper county, in the same manner as is req township clerks; and in case two or more persons shall Tie; how decided. for the same office an equal number and not a 1 of votes given at such election, the common couns immediately proceed to determine by lot, between the receiving the highest number of votes, who shall be con elected to such office. In case any of the officers elect

shall thereby become vacant.

Ballots:
Sec. 6. The ballot to be used in

When office deemed vacant.

Ballots; Sec. 6. The ballot to be used in the elections provide this act shall, in addition to the requirements of law in

neglect for a term of ten days to qualify, as aforesaid, t

Hots used at township elections, and not inconsistent with covisions of this act, also designate the name of the perpersons to be voted for "city" officers, and the name person or persons to be voted for for "ward" officers.

7. The qualifications of electors, the mode of conduct-Rules of elections, the canvass, and return of the result thereof, shall same as provided by law in relation to townships, except as the same are inconsistent with the provisions of this

POWERS AND DUTIES OF THE COMMON COUNCIL.

common council. They shall meet at such times and places to constitute they shall, from time to time appoint; and, on special octans, whenever the mayor, or in case of vacancy in the office they or, or of his absence from the city, or inability to offithen the recorder shall, by written notice, appoint, and hahall be served on the members in such manner and for time as the common council may, by ordinance, direct.

1. The mayor, when present, shall preside at the meet—Mayor to preside of the common council, and in his absence the recorder over.

1. preside; but if both mayor and recorder be absent, then common council shall appoint one of their number, who is preside.

present shall have one vote, except the mayor and recorder; one vote.

If the mayor or recorder, if presiding, shall have a casting when the votes of the other members are equally divided.

Sec. 11. The sittings of the common council shall be public, Sittings to be public interests shall in their opinion require be public.

The minutes of the proceedings shall be kept by the coorder, and the same shall be open at all reasonable times to be public inspection.

Sec. 12. Whenever required by one member, the votes of all when votes the members of the common council, in relation to any act, corded.

proceeding or proposition had at any meeting, shall be entered

at large on the minutes; and such votes shall be entered relation to the adoption of any resolution or ordinance, re of a committee, or other act for taxing or assessing the citi of said city, or involving the appropriation of public me

Quorum of.

Sec. 13. A majority of the aldermen shall be a quoru the transaction of business; but no tax or assessment a ordered, nor any appointment be made, except by a conce vote of a majority of all the aldermen; and the co council shall prescribe the rules for its own proceedings. Sec. 14. No member of the common council shall, durin

Members of.

contract.

ome surety, period for which he was elected, be appointed to, or be co sted in any tent to hold any office, of which the emoluments are paid

the city treasury, or paid by fees directed to be paid by any or ordinance of the common council, or be directly or indis interested in any contract as principal, surety or otherwise expenses or consideration whereof are to be paid under ordinance of the common council; but this section shall not construed to prevent the mayor or recorder from receiving salary which may be fixed by the common conucil, nor to holding any office, nor to deprive any alderman of any on ment or fees to which he may be entitled by virtue of his of

To control finances. etc.

Sec. 15. The common council, in addition to the powers duties specially conferred upon them in this act, shall have the management and control of the finances, rights and interest buildings, and all property, real and personal, belonging to the city, and make such orders and by-laws relating to the same they shall deem proper and necessary, excepting as provide in this act; and further, they shall have power within said dis

to enact, make, continue, establish, modify, amend and repair such ordinances, by-laws and regulations as they des advisable, within said city, for the following purposes:

Vice. Police.

First. To prevent vice and immorality; to preserve the pub lic peace and good order; to regulate the police of the city; t prevent and quell riots, disturbances and disorderly assembless

Gaming houses.

re rly and gaming Second. To restrain and prevent d houses, and houses of ill-fame; all in ru ents and devices I for gaming, and to prohibit all gaming and fraudulent ises, and regulate or restrain billiard tables and bowling is:

To forbid and prevent the vending or other disposi-Liquors of liquors and intoxicating drinks, in violation of the laws this State, and to forbid the selling or giving, to be drank, intoxicating liquors to any child or young person, without tensent of his or her parents or guardian, and to prohibit, Auctions train and regulate the sale of all goods, wares and personal perty at auction, except in cases of sales authorized by law, to fix the fees to be paid by and to auctioneers;

burth. To prohibit, restrain, license and regulate all sports, Shows.

Thitions of natural or artificial curiosities, caravans of anithe theorem of the public performances

exhibitions for money;

mpel the owner or occupant of any grocery, tallow-chandler's p, butcher's stall, soap-factory, tannery, stable, privy, hogsewer, or other offensive or unwholesome house or place,
eleanse, remove, or abate the same, from time to time, as
as they may deem necessary for the health, comfort and
revenience of the inhabitants of said city;

Sixth. To direct the location of all slaughter-houses, markets, slaughter bound houses.

Id buildings for storing gunpowder or other combustible and plosive substances;

Seventh. Concerning the buying, carrying, selling and using Gunpowder.

Empowder, fire-crackers, or fire-works manufactured and pre
red therefrom, or other combi ble materials, and the exhi
ition of fire-works, and the distance of fire-arms, and the Fire-arms

phis in barns, stables and other buildings, and to restrain the

aking of bonfires in streets as d yards;

Bighth. To prevent the incumbering of streets, sidewalks, Incumbering of streets, sidewalks, Incumbering of streets.

The prevent the incumbering of streets, sidewalks, s

lake or river. water-crafts being and lying in the M in front of or in any dock, wharf or slip in said city;

Routes and grades of railroads,

Ninth. To determine and designate the route and grad any railroads to be laid in said city, and to restrain and: late the use of locomotives, engines and cars upon the rail

Proviso.

within the city: Provided, Such designation or determine shall not affect the right or claim of any person for de sustained in consequence of the building of such mi Ibid. Provided further, That no person or persons, or corpora

shall build any railroad track intended for the passage of I motive engines, or run, or cause to be run, any locomotive gine, on any track, any part of which track shall be nearest twenty rods to any part of any lot or block occupied for purposes of the union school or schools of said city of Musks Tenth. To prohibit or regulate bathing in any public w

Vagrants.

Bathing.

of the person in the city; Eleventh. To restrain and punish drunkards, vagrants, dicants, street-beggars, and persons soliciting alms or subscrip tions for any purpose whatever;

or in any open or conspicuous place, or any indecent expo

Pounds.

Twelfth. To establish and regulate one or more pounds, and to restrain and regulate the running at large of horses, cattle swine, and other animals, geese, and other poultry, and to asthorize the impounding and sale of the same for the penalty incurred and the costs of keeping and impounding;

Dogs.

Thirteenth. To prevent and regulate the running at large of dogs, and to impose taxes on the owners of dogs, and to prevent dog-fights in the streets; Fourteenth. To prohibit any person from bringing or deposit-

Offensive substances.

ing within the limits of said city any dead carcages, or other unwholesome or offensive substances, and to require the removal or destruction thereof. If any person shall have on his premises such substances, or any putrid meats, fish, hides, or skins of any kind, and on his default, to authorize the removal or destruction thereof, as a public nuisance, by some officer of the city;

Fifteenth. To a pel all persons to keep sidewalks in front Sidewalks. premises owned or occupied by them, clear from snow, ice, wood or obstructions; Esteenth. To regulate the ringing of bells, and the crying of Ringing of ds and other commodities for sale at auction or otherwise, 1 to prevent disturbing noises in the streets; menteenth. To appoint and prescribe the powers and duties Watchmen. watchmen, and the fines and penalties for their delinquencies; Bighteenth. To prohibit, restrain or regulate within such parts Building the city as they may deem expedient, and prescribe the lines. ilding, rebuilding, enlarging, repairing or placing of wooden dings therein; to regulate and establish the line upon which dings may be erected upon any street, lane or alley in said , and to compel such buildings to be erected upon such line In an apon the owner or builder thereof, not to exceed five ndred dollars;

Nineteenth. To provide for obtaining, holding, regulating and Burial of the penaging burial grounds within or without the city, when the benefit thereof; to regulate the burial of the dead, and to compel the keeping and return of bills of mortality;

Twentieth. To prevent and punish horse-racing and immod-Fast driving.

The driving or riding in any street, and to authorize the stopping and detaining any person who shall be guilty of immoderate driving or riding in any street;

Twenty-first. To establish, order and regulate the markets; Markets. to regulate the vending of wood, hay, meat, vegetables, fruits, fish, and provisions of all kinds, and to prescribe the time and place of selling the same, and the fees to be paid by butchers for license; to prohibit the sale of unwholesome meat, poultry, Unwholesome meat, poultry, Unwholesome or adulterated wine, spirituous liquors or beer, or knowingly keeping or offering the same for sale: Provided, Proviso. That nothing herein contained shall authorize the common council to restrict in any way the sale of fresh and wholesome meats by the quarter, within the limits of the city;

LAWS OF MICHIGAN.

Reservoirs.

Twenty-second. To establish, regulate and preserve public reservoirs, wells, penstocks and pumps, and to prevent the waste of water; to authorize and empower, under such regulations and upon such terms and conditions as they may choos; the laying of water pipes in the streets and alleys of the city for the purpose of supplying the inhabitants of said city with

water; to grant such exclusive privileges as they may deem appelient, to any company for that purpose, and to regulate the

supply and use of the water;

Sextons. Cartmen, Twenty-third. To regulate sextons and undertakers for baying the dead; cartmen and their carts, hackney carriages and
their drivers, omnibuses and their drivers, scavengers, porter
and chimney sweeps, and their fees and compensation; and to
make regulations for preventing auctions, peddling, pawnivekerage, or using for hire, carts, drays, cabs, hacks, or any kind
of carriage or vehicle, or opening or keeping any tavern, hote,

victualing house, saloon, or other house or place for furnishing meals, food or drink, or ball alleys, without first obtaining from the common council license therefor; for licensing and regalating carts, drays, cabs, hacks, and all carriages or vehicles kept or used for hire; auctioneers, peddlers, pawn-brokes.

Peddling kept or used for hire; auctioneers, peddlers, pawn-brokers, auctions, peddling, pawn-brokerage, taverns, hotels, victualing houses, saloons, and other houses or places for furnishing mask,

houses, saloons, and other houses or places for furnishing meak, food or drink, and keepers of billiard tables and ball alleys, not used for gaming: Provided, That no such license shall authorize the sale of any spirituous or malt liquors;

Twenty-fourth. To prevent runners, stage drivers and others,

Runners,

Proviso.

from soliciting passengers and others to travel or ride in any stage, omnibus, or upon any railroad, or to go to any hotel, or otherwise;

Lighting or Twenty-fifth. To make regulations for the lighting of the treeta

Lighting of streets. To make regulations for the lighting of the streets and alleys, and the protection and safety of public lamps:

Twenty-sixth. To provide for and regulate the numbering of the buildings upon the streets or alleys, and to compel the owners or occupants of buildings to affix numbers on the same;

Twenty-seventh. To prescribe the duties of all officers ap-Duties of sinted by the common council, and their compensation, and penalty or penalties for failing to perform such duties; and prescribe the bonds and sureties to be given by the officers the city for the discharge of their duties, and the time for menting the same, in cases not otherwise provided for by law; Twenty-eighth. To preserve the salubrity of the waters of Water in faskegon lake and river, or other waters within the limits of he city; to prohibit and prevent the depositing therein of all Ithy and other matter tending to render said water impure, mwholesome or offensive; to preserve and regulate the naviption of the said river, within the limits of the city; to prothat and prevent the depositing or keeping therein any structmes, earth, or substance tending to obstruct or impair the swigation thereof, and remove all obstructions that may at my time occur therein, and to direct and regulate the stationenclosing and mooring of vessels, and laying out of caryou and ballast from the same; to fill up all low grounds r lots covered, or partially covered with water, or to drain the was, as they may deem expedient; to regulate the cutting of te in Muskegon lake;

Twenty-ninth. To prescribe and designate the stands for car-Stands for car-Stands for larges of all kinds, which carry persons for hire, and carts and carriages. In stands for wood, have and or stands for wood, have and produce exposed for sale in id city;

Thirtieth. To provide for taking the census of the inhabitants Census said city, whenever they may see fit, and to direct and regute the same;

Thirty-first. To establish a grade for streets and sidewalks, Grades of a cause the sidewalks to be constructed in accordance with streets.

• same;

Thirty-second. To prescribe the duties of sealer of weights weights and id measures, and the penalty for using false weights and measures. easures; and all the laws of this State in relation to the seal-

LAWS OF MICHIGAN.

ing weights and measures shall apply to said city, except a herein otherwise provided;

Dock lines.

Thirty-third. To prescribe the lines upon which docks shall be built in Muskegon river and lake, and beyond which they shall not extend, and to enforce the same by fine not exceeding five hundred dollars, and to regulate such docks, and to con-

pel the owners or occupants thereof to keep the same in repeir;

Public wharves.

Leasing

Thirty-fourth. To erect, repair and regulate public wharves and docks at the ends of streets, and on the property of the corporation; to lease the wharves and wharfing privileges at the ends of streets on the Muskegon river and lake in said city, upon such terms and conditions, and under such covenants, and with such remedies in case of non-performance, as the common council may direct, and may determine what buildings may be erected thereon; no lease thereof shall be executed for a longer period than ten years, and a free passage at all times

shall be secured for all persons, with their baggage, over said

public wharves.

Sec. 16. The common council shall, on or before the first day appoint city of May in each year, appoint one city attorney, one city surother officers veyor, one chief engineer of the fire department, and one city

harbor master; also, so many police constables, pound-masters, inspectors of fire-wood, sealers of weights and measures, and such other officers as may be necessary to carry into effect the powers herein granted, and as the common council may from time to time direct, who shall hold their several offices during the pleasure of the common council.

Boundaries of streets,

Sec. 17. The common council may ascertain, establish and settle the boundaries of all streets and alleys in the said city, and prevent and remove all encroachments thereon, and exercise all other powers conferred on them by this act, in relation to highways, the prevention of fires, the preservation of the public health, the levying of taxes, the supplying the city with water, and all other subjects of municipal regulations herein expressly provided for.

Sec. 18. Where, by the provisions of this act, the common Fines and penalties, ouncil have authority to pass ordinances on any subject, they may prescribe a penalty not exceeding one hundred dollars, (anless a greater penalty be herein otherwise provided,) for a modification thereof, or that the offender be imprisoned in the county jail or Detroit House of Correction for a term not extending ninety days; or the common council may, in such by the or ordinance, direct that the offender shall be punished by fine or imprisonment, (within the limits aforesaid,) in the discretion of the justice who shall try the offender.

Sec. 19. No ordinance of the common council, imposing a fine when any ordinance or imprisonment, shall take effect until the same shall have shall take effect.

been published for two weeks successively in a newspaper published in said city.

Sec. 20. A record or entry made by the recorder of said city, How record or a copy of such record or entry, duly certified by him, shall in evidence. be prima facie evidence of the time of such first publication; and all laws, regulations and ordinances of the common council may be read in evidence, in all courts of justice, and in all proceedings before any officer, body or board, in which it shall be necessary to refer thereto, either—

First. From a copy certified by the recorder of the city of First. Muskegon; or,

Second. From the volume of ordinances purporting to be geoond. printed by the authority of the common council.

Sec. 21. The common council shall have power, whenever in council authorized to their opinion, the necessities of the city require, to construct a construct at their opinion, the necessities of the city require, to construct a construct at their opinion, the necessity alms-house, city hall, city market or markets, and city etc. laughter house, and appoint the keepers or clerks and necessary officers thereof, and may locate such city alms-house and ity slaughter house within or without the city limits, and may nake such regulations in regard to the same, as the common council may think proper.

Sec. 22. The common council shall, in the month of March, Annual neach year, make out a detailed statement of all the receipts and expenditures of the corporation for the past year, which state-

ment shall state particularly upon what account all money were received, and it shall also specify all appropriations me by the common council during the year, and the parties purpose for which each appropriation was made. Such # ment shall be signed by the mayor and recorder, and filed the recorder's office, and a copy thereof shall be published in newspaper printed in said city, for at least two weeks.

Sec. 23. The common council shall have authority to m Council to Connect to make bylaws relative all by-laws and ordinances, relative to the powers, duties at
to duties of
officers, etc. compensation of the officers of said corporation, subject to the restriction as to the compensation of officers mentioned in this act, to provide for the collection and disposition of all fine and penalties which may be incurred under the by-laws and ordinances of said city, and to make all such other by-laws, ordinances and regulations for the purpose of carrying into effect the powers conferred by this act, which they may deem necessary to provide for the safety and good government of the city and preserve the health and protect the property of the inhabitants thereof; and to this end the common council may impos fines and penalties for any violation of the by-laws and

ordinances which may be made by them, as aforesaid.

To perform same duties as township boards. ized and required to perform the same duties, in and for said

city, as are by law imposed upon township boards of the several townships of this State in reference to schools, school taxes. county and State taxes, the support of the poor, and State, district and county elections; and the supervisors, justices of the peace, recorder, school inspectors, directors of the poor, and all other officers of said city, who are required to perform the duties of township officers of this State, shall take the oath, give the bond, perform like duties, in the same manner, receive the same pay, and be subject to the same liabilities as is provided for the corresponding township officers, except as is otherwise provided in this act, or as may be provided by the common

Sec. 24. The common council of said city is hereby author-

Officers of city to give

council.

Sec. 25. The common council may at any time require an of-Coucnil to whether elected or appointed, to execute and file with the bonds of prder of the city new official bonds in the same or such her sums, and with new or such further sureties, as said mail may deem requisite for the interest of the corporation. Sec. 26. The common council may expel or remove from Power of, lee any of its own members, or any other officer holding office members. delection, except the mayor and recorder, for contempt or iful malfeasance or misfeasance in office, or willful neglect of duties of his office, by a vote of two-thirds of all the aldern elect, and in such case, the reason for expulsion or removal Il be entered on the records of the common council, with name and votes of the members voting on the question; no Privileges fleer holding office by election shall be expelled or removed officers. mid council, unless furnished with a copy of charges in witing, and allowed to be heard in his defense, with aid of punsel; and for the purpose thereof, the common council shall ere power to issue subpœnas to compel the attendance of witbesses and the production of papers, when necessary, and shall moseed within ten days after service of a copy of the charges, to hear and determine upon the merits of the case; if such officer shall neglect to appear and answer such charges, his default may be deemed good cause for removal from office.

Sec. 27. The common council shall be judges of the election council to be judges of the qualification of its own members, and shall have the election of the members of the election of the members. The members of absent members, to determine the rules of its own prosedings, and pass all by-laws and rules necessary and consistent for the transaction of business, and not inconsistent ith the provisions of this act.

Sec. 28. All appointments to office shall be made, and all as-majority vote of all aldermen cessary to appoint office shall be made by the like vote, cers, etc. scept in cases where, by this act, a different vote may be equired.

Style of ordinances.

Sec. 29. The style of all ordinances of the common council shall be: "The common council of the city of : uskegon had ordain;" and all process made for the enforcement of any dinance or by-law of said city, shall be: "In the name of i

Council to, determine am't of tax to be raised,

Sec. 30. The common council of said city shall, on or being the first day of June, in each year, determine the amount necessary to be raised in said city for such year for higher

purposes, not exceeding the amount specified in this act,

people of the State of Michigan."

shall provide for the levying, sessing, collecting and expering the same, in the same man er as provided by the general laws relating to townships of this State; and the said council are hereby vested with the same power and author as are commissioners of highways of this State, by the law

thereof, not inconsistent with the provisions of this act.

Sec. 31. The common council shall have power to regular

To regulate time of working on

the time and manner of working upon the streets, lanes and alleys in said city; to provide for the grading, planking or put ing and railing the sidewalks, and to prescribe the width there to prevent the obstruction or incumbering of any of the street lanes, alleys, sidewalks or public grounds in said city; to be out, open, make, grade and repair streets, lanes and alleys, so the same to alter and vacate, and to alter and vacate those sides.

ready laid out. If, in laying out or altering any street, lane

Proceedings when private property is taken.

Notice to

highway, the common council shall require for such purpose the ground of any person, they shall give notice thereof to the owner or person interested, or his or their agent or representative, by personal service, or by written notice, posted in three of the most public places in said city, at least three weeks next preceding the meeting of the common council for the purposes

Summoning of jury.

such person or persons shall refuse to treat for the same, or if
the parties cannot agree therefor, it shall and may be lawful
for the mayor or recorder of said city to issue a venire facies,
to command the marshal of said city to summon and return a

aforesaid; and the common council are authorized to treat will such person or persons for the ground and premises; and if

of twelve disinterested freeholders, residents of said city, ppear before said mayor or recorder, at a time therein to be d, to inquire into and determine the just compensation to be therefor to the owner or owners of, or parties interested id ground or premises; which jury, being first duly sworn Jury to mid mayor or recorder, faithfully and impartially to ascer-damages. and determine the just compensation to be paid therefor, having viewed the premises, if necessary, shall inquire of assess such damages and recompense as they shall judge be awarded to the owner or owners, or the parties interd in such ground and premises, for their respective injuries, eding to the several interests or estates therein; and said for or recorder shall, upon the return of such assessment verdict, enter judgment therefor, confirming the same; and Compensation h sum or sums so assessed, together with all costs, shall owner. paid or legally tendered, before such street, lane or alley I be made, laid out, altered or opened, to the claimant or mants thereof; it shall thereupon be lawful for said common cil to cause such ground to be occupied for the purposes resaid: Provided, That any party claiming damages as afore-Proviso. Id, may have the right to remove such proceedings, by apil to the circuit court, or any court of competent jurisdicion, upon giving notice of his, or her, or their intention so to to said mayor or recorder, in writing, within ten days; or, in case of the absence of said party from said city, at the time of rendering of said judgment, then within thirty days after the verdict of such jury and the judgment of such mayor or recorder as aforesaid; and upon filing a transcript of the proceedings aforesaid, duly certified by said mayor or recorder, within forty days after the verdict and judgment aforesaid, in the circuit court, or any other court of record having appellate prisdiction, and also upon making and filing with the recorder of said city a bond with sufficient sureties, to be approved by the mayor or recorder, conditioned for the payment to said city of all costs that said city may sustain in case the final indgment for damages on such appeal shall not exceed the

Ibid.

damages assessed before said mayor or recorder at lea dollars, the same proceedings shall be had as is prescrib law in other cases of appeal: *Provided*, That if the final ment for damages shall not exceed the damages assessed the mayor or recorder at least ten dollars, then the pur pealing shall pay all costs occasioned by such appeal: Pr

Ibid.

further, Such appeal shall not delay the opening of any laid out by the common council as provided in this section Sec. 32. The common council shall have the power to

Council to assess expenses of grading, etc., ag'st owners of lots.

the expenses of opening new streets, of making, gr paving, or planking streets or sidewalks, of making drain sewers, and other local improvements, to be assessed a the owners of the lots or premises which are in front of joining such improvements, or by a general tax, or par general tax and partly assessed against the owners of 1 premises, as aforesaid, as they may deem just and proper the common council shall have power to make all by-law ordinances relative to the mode of assessing, levying ar lecting such tax, as [and] they may, by such by-laws and or ces, provide that the real estate assessed for such improvements.

To dispose of all fines.

Sec. 33. All moneys received by said city for fines, pe and forfeitures, shall be disposed of as the common council direct, who shall have power to remit any fines or pe which are imposed by this act.

To assess taxes on al real estate. Sec. 34. The common council shall have authority to levy and collect taxes on all the real and personal estate t in said city, excepting such as is by law exempt from tax Provided, That they shall not raise by general tax more

Proviso.

three thousand dollars in any one year, exclusive of school and taxes for highway purposes, unless authorized there wote of the electors of said city, when convened for that pursuant to previous notice.

Rules for assessment and collection of all, taxes. Sec. 35. All State, county, and school taxes in said city all city taxes which shall be raised by general tax, she levied and collected, as near as may be, in the same man

revided by law for the assessment and collection of taxes twnship officers; and all the proceedings for the return, sale, redemption of real estate for the non-payment of taxes, the in conformity with proceedings for the return, sale, and taption of real estate by township officers.

s. 36. Whenever the common council shall deem it neces- mode of to raise a greater sum in any one year than three thousand tax. ers, exclusive of taxes for school and highway purposes, chall give at least five days' notice in writing, to be posted I five public places in said city, which notice shall state the and place of such meeting, and shall specify the object and pose for which the money proposed to be raised shall be nded; and when such meeting shall be assembled, in pursee of said notice, such electors, by a viva voce vote, or by bt, shall determine the amount of money which shall be ed for each object specified in the notice: Provided, That Proviso. a tax shall not in any one year exceed two per centum upon ivaluation of the real and personal estate taxable within said r: And provided also, That not more than two such meetings Ibid. be held in any one year, to determine the amount of tax be raised; and at all such meetings the mayor, or in his beence, the recorder, shall preside.

Sec. 37. Whenever the common council shall be authorized Tax for any poses; I said city, to raise a tax for any poses; I pecific purpose, it shall be lawful for the common council to protion such tax upon the property of said city, in the manner revided in section thirty-nine of this act, and shall place the ix in a separate column of the assessment roll of the proper ard, and said tax shall be collected as provided in this act.

Sec. 38. The common council may, by ordinance, provide for Council authorized to be collection of taxes and assessments necessary to be raised, levy tax to there than such as may be raised as provided in section thirty-provided for. Ive, and for such amounts and purposes as are not inconsistent with the provisions of this act and the laws of this State, and be same shall 1:

and collected in the manner provided in this act if the ingree and collecting other taxes.

To determine emount of tax to be raised in any

Sec. 39. It shall be the duty of the common council of city, on or before the last Saturday of October in each yes determine, by resolution, the amount necessary to be raise tax for city purposes within said city for such year, other highway purposes, and to apportion the same so to be m among the several wards of said city, according to the ation of the property appearing upon the assessment rol said several wards for such year, as equalized by the boar supervisors of Muskegon county for such year; and within days thereafter the recorder shall notify each of the alder acting as the supervisors of the several wards of said cit

Addermen to the amount so apportioned to their respective wards; and levy and apportion ward hereby made the duty of the alderman acting as the supertaxes. of each of the several wards of said city, to levy the san apportioned to his respective ward, and such other taxes as be required by law, upon the taxable property of such war the same manner as taxes for township purposes are requ by law to be levied by the supervisors of the townships of State.

Taxes to be a lien on

Sec. 40. The taxes so levied for city purposes, shall be remain a lien upon the property on which the same was k in the same cases, to the same extent, and in like mann the taxes required by law to be levied on property in the eral townships of this State are liens upon such property; all provisions of law respecting the making of assessment and the warrants attached thereto, and the collection, the turn and sale of property for the non-payment of taxe State, county, and township purposes, shall apply to the lection, return, and sale of property for the non-payme such city taxes, except as herein otherwise provided.

Proceedings when bonds are to be issued.

Notice of meeting.

sary to issue the bonds of the city for any purpose, they call a meeting of the electors thereof, by posting notice it of the most conspicuous places of said city, at least eight previous to the time of said meeting, giving notice of the and place of such meeting, also specifying the amount of

Sec. 41. Whenever the common council shall deem it n

object for which it is proposed to issue said bonds; the or, or in his absence, the recorder, shall preside at such ing; and the electors present shall choose, viva voce, from Inspectors ng their number, the inspectors and clerk of said election, election. shall, before proceeding to the discharge of their duties. an oath or affirmation faithfully to discharge the duties of respective offices at such election, which oath or affirmamay be administered by any person authorized to admincoaths; said election shall be conducted in the same manner, Manner of conducting the canvass of votes, as near as may be, as other elections election. this act. At the close of such election, the inspectors Certificate of Il make two certificates of the number of votes given for votes against such issue of bonds, one of which shall be forthdeposited with the recorder of said city, and the other d in the office of the county clerk of the county of Muske-: Provided, That not more than one such meeting shall be Provise. ed in any one year.

Sec. 42. Whenever the common council shall be authorized Council: a vote of the electors as aforesaid, they may issue the bonds thoriz said city for the amount, as aforesaid, and provide for the ment of the principal and interest thereon; and for this To levy erpose shall annually levy, assess and collect on the assessed taxes. also of all the real and personal estate in said city, made taxble by the laws of this State, taxes for this purpose, not to exseed in amount a sufficient sum to pay the interest accrued or to accrue, and the principal becoming due on said bonds, for the year for which said taxes are levied: Provided, That noth- Provise. ing contained in this act shall be construed so as to authorize the electors to vote, nor the common council to issue the bonds of said city for any amount whatever in aid of the construction of any railroad, or any other public or private improvement, nor for any other purpose, except for the legitimate municipal expenditures within said city.

Sec. 43. The common council shall have power to assess and Poll tax. collect from every male inhabitant of said city, over the age of twenty-one and under the age of fifty years, (except paupers,

idiots and lunatics, and other persons who are by law ex an annual capitation or poll tax not exceeding one dolls they may provide by their by-laws for the collection same: Provided. That any person assessed for a poll tax pay the same by one day's labor upon the streets, und

Proviso.

direction of the street commissioner, who shall give to person so assessed, notice of the time and place whe where such labor will be required; and the money rais such poll tax, or labor in lieu thereof, shall be expend performed under the direction of the common council.

Ward as-sessment rolls; who to make.

Sec. 44. Each alderman, acting as the supervisor of sei shall, in each and every year, make out and complete i sessment of all the real and personal property within th spective wards in the same manner, and within the sam as required by law for the assessment of property in the townships of this State, and in so doing shall conform provisions of law governing the action of supervisors several townships of this State performing like services:

Aldermen to all other respects within their respective wards, they she conform to

conform to the laws govern-less when otherwise in this act provided, conform to the lag township supervisors of law governing the action of supervisors in the a townships of this State, in the assessment of property, the ing of taxes, and the issuing of warrants for the collection return thereof, and they shall also, on or before the fir

To deposit with recorth recording of December in each year, make and deposit with the re

of said city, a true and certified copy of the assessmen of their respective wards for such year. The aldermen Compensat's said shall be members of the board of supervisors of the

of Muskegon, and as such shall be entitled to the same pensation, and shall be paid in the same manner, and she form, as supervisors, such other duties as by this act a required of them.

Notice of time for re-viewing.

Sec. 45. It shall be the duty of each of the supervis the several wards of said city, on the completion of the ment rolls of their respective wards, to give public not posting up a written or printed notice in three public ple h ward, that the said rolls are completed and that the same

be subject to examination for the term of five days from

date of such notice; such notice shall specify a day on

ich such supervisor will be personally present at some con
ich place in said city, designating such place, for the pur
of reviewing his assessment; and on the request of any corrections in reli.

con considering himself aggrieved, on sufficient cause being

iven to the satisfaction of the supervisor, he may alter the

ica, as to the valuation thereof.

Sec. 46. No general or special tax, assessed in said city, upon want of the party therein, shall be held illegal or invalid for want invalidate any matter of form in any matter or thing not affecting the sits of the case, and which shall not injure or prejudice the late of the party assessed; and all taxes assessed in said city all be presumed to be legally assessed, until the contrary is rematively shown; and no such presumption shall be rebutted, railure to find papers on file, not on file, n

The recorder shall, immediately on the receipt of Recorder to the several tax rolls of the respective wards, deliver the same, to treasurer. with the warrants thereto attached, to the city treasurer. Pro-proviso. wided, Security has been given by such city treasurer, as required by law, or in this act provided; but if such security shall proceedings when proper security is not given by such city treasurer, in the manner and security is not given by treasurer. The time required, the common council shall immediately treasurer. The collect such tax roll; and the person so appointed chall thereupon be entitled to receive said tax roll, and shall collect and pay over such taxes, and make return of his doing thereon, in the same manner, and shall have all the power, and shall perform all the duties, and be subject to the same liabili-

ties as is in this act conferred upon the city treasurer of : city, for the purpose of the collection and return, and page over said taxes.

ALDERMEN.

Sec. 48. It shall be the duty of every alderman in said

to attend the regular and special meetings of the com

Aldermen powers and duties of.

To act on committees.

To report officers for neglect of duty.

council; to act upon committees when thereunto appointed the mayor or common council; to order the arrest of all sons violating all laws of this State, or the ordinances, byor police regulations of the city; to report to the mayor subordinate officers who are guilty of any official misconi or neglect of duty; to maintain peace and good order, as

MAYOR AND RECORDER.

perform all other duties required of them by this act.

Sec. 49. The mayor shall be chief executive officer of the Mayor to Sec. 49. The mayor shall be chief executive of see that city laws are ex- of Muskegon, and conservator of its peace. It shall be duty to see that the officers of said city faithfully comply! and discharge their official duties; to see that all laws per ing to the municipal government of said city, and all o nances and resolutions of the common council, be faithfully served and executed; and he shall have power, in his dis tion, to report to the common council any violation the He shall, from time to time, give to the common council! information, and recommend such measures as he shall d necessary and expedient.

May take ac-knowledgm't

Sec. 50. The mayor shall, by virtue of his office, be and ized to take the acknowledgment of deeds, and other in ments in writing, to administer oaths and affirmations, may affix to any official certificate the seal of the city.

Recorder to be mayor pro tem.

Sec. 51. The recorder shall possess the same powers, perform and discharge the municipal duties of mayor, de the absence or inability, death, resignation or removal of mayor.

To give bonds.

Sec. 52. The recorder shall be clerk of the common cou and shall give bonds for the faithful performance of his du meh sums as the common council shall by ordinance direct, I shall keep a record of their proceedings, in proper books wided therefor, and shall open and keep books of account, I such other books of receipts and expenditures as the comn council may direct, and in such form and manner as they worder. He shall perform for the city all such duties as To perform duties of mehip clerks are required by law to perform for the several township mahips, and for such services he shall receive the same fees a compensation as they are entitled to receive under the laws this State.

Sec. 53. No bond, note, or other obligation or evidence of When bonds debtedness of said corporation, except orders on the treas-sued. er, as hereinafter provided, shall ever be given or issued by id corporation, or by any officer thereof, in his official cacity, whereby the said city shall become obligated to pay any oney, unless the same shall have been duly authorized by the we of this State, and shall have been submitted to, and voted by the electors of said city, in conformity to this act; but council to allow just claims against the city, and claims against the city, and claims against my issue orders therefor on the treasurer, payable on the first by of February next thereafter, but such orders shall not in maggregate, in any one year, exceed the aggregate of taxes wied to pay the same in such year. All moneys received for all moneys to be paid ne use of said city, shall be paid into the city treasury; and into treasury o money shall be drawn from the treasury unless it shall have sen previously appropriated by the common council to the arpose for which it shall be drawn, except school moneys rawn upon lawful authority, and the treasurer shall pay out no oney, except as above stated, but upon the written warrant ! the mayor and recorder.

Sec. 54. The chairman of any committee, or special commit-Chairman of e of the common council, shall have power to administer any tee author ized to ad ath or take any affidavit in respect to any matter pending minister oaths. fore the common council or such committee.

Sec. 55. All process issued against said city shall run against Process; aid city in the corporate name thereof, and such process shall

be served by leaving a true and attested copy of the same the mayor or recorder, at least ten days before the day appearance mentioned therein. Sec. 56. The recorder shall report to the common council

Recorder to report officers not giving bond.

> Recorder to keep bonds.

names of such officers as shall have neglected to give the or security required by the provisions of this act.

Sec. 57. All official bonds of said city, except as herein of wise provided, shall be deposited with the recorder of the for safe keeping, and it shall be his duty to deliver the am his successor in office.

Sec. 58. All fines, penalties, or forfeitures recovered before

All fines, ed to be paid into city

Instices

of said justices for violation of the ordinances of said shall, when collected, be paid into the city treasury; and of said justices shall report, on oath, to the common cound to make report o come at the first regular meeting thereof in each month, during the term for which they shall perform the duties of such justing

> the number and name of any person against whom judge shall have been rendered for such fine, penalty or forfeites and all moneys by him received for or on account therei which moneys so received, or which may be in his hands, etlected on such fine, penalty or forfeiture, shall be paid in the said city treasury, on the first Monday in each and every month during the time such justice shall exercise the duties said office; and for any neglect in this particular, he may be suspended or removed, as hereinafter provided.

Sec. 59. Any justice of the peace of said city may be

When circuit

suspend any pended or removed from his said office by the circuit court is justice. the county of Muskegon, for neglect or refusal to pay over, required by him, any moneys by him collected for or on so count of any fine, penalty or forfeiture, or the unfaithful a insufficient performance of his duties in relation to the interest police of the State, or for any official misconduct, on charge specially preferred by said common council of said city, or by any member or officer thereof, or by three electors of said diff. founded on affidavit, filed in said circuit court, specially stating charges com d of; a copy whereof shall be served to him in such manner as the circuit court shall direct, and cortunity shall be given him to be heard in his defense.

In addition to the security now required by law to Justices given by justices of the peace, each of the justices of the bond.

See shall, before entering upon the duties of his office, exesa bond to the city of Muskegon, with one or more sufficity, which approval shall be endorsed on said bond, in penalty of one thousand dollars, conditioned for the faithperformance of his duties as a police justice of said city, it to pay over the moneys so collected, and make his report, in this act is required, which bond shall be filed in the office the treasurer of said city.

Sec. 61. It shall be the duty of each of the justices of the To return stolen property of the owner thereof, to order a return thereof to such mer, on his paying all necessary and reasonable expenses the may have been incurred in the recovery, preservation or stenance of such property, and the expense of advertising asseme, unless the prosecuting attorney of said county shall herwise direct.

Sec. 62. It shall be the duty of each justice of the peace To sell uncreased, to cause all property unclaimed after the expiration of property a notice specified in the next succeeding section of this act, casy excepted, to be sold at public auction to the highest dder, unless the prosecuting attorney of the county of Musgon shall direct that it shall remain unsold for a longer wind, to be used in evidence in the administration of justice, at the proceeds forthwith to pay to the treasurer of said indegon city, together with all moneys, if any, which shall remain his hands after such notice as aforesaid, first deducting to charges of said sale.

To account to council property.

Sec. 63. It shall be the duty of each justice of the per for uncilmed the first regular meeting of the common council in each months of August, November, February, and May, in year, to account, on oath, before the common council, such moneys, goods, wares, and merchandise seized as property, as then shall remain unclaimed in the office of of said justices of the peace; and immediately theres give notice four weeks, by posting up notices in three places in said city, or publishing the same in a new published in said county of Muskegon, to all persons int or claiming such property: Provided always, That if any

Provise.

wares, and merchandise, or chattels of a perishable na which shall be expensive to keep, shall at any time rem claimed in the office of said justice, it shall be lawful f justice to sell the same at public action, at such time as such notice as to him and said common council sha proper.

All dockets and office books to be subject to inspection

Sec. 64. All dockets and office books kept by the ju the peace and recorder, shall be subject to inspection: amination by the common council at all times, or any 1 or officer thereof; and it shall be the duty of said just the peace and recorder to produce such docket and I all times, whenever and wherever the said common Power of cir- shall require or direct; and if they shall neglect or r

cuit court to enforce the showing of books, etc.

produce such docket or office books, as directed and re the circuit judge of the circuit court for the county kegon may, on a proper application to him for the r make an order requiring the same to be produced, and obedience thereto.

CITY ATTORNEY.

City attorney; duties of.

Sec. 65. The city attorney shall appear and conduct 1 prosecutions and proceedings in the recorder's court, i the city of Muskegon is a party, to the end thereof, su the rules and practice of said court, and if the same ber to any other tribunal, by writ of error, habeas corpus, o shall conduct the case before such tribunal, and shall such other duties as the common council may require.

STREET COMMISSIONER.

6. The street commissioner shall, under the direction Street commissioner.

mmon council, superintend the making, grading, pavplanking, repairing and opening of all streets, lanes, ridges, sidewalks, drains and sewers, within the limits ity, in such manner as he may from time to time be reand before entering upon the discharge of his duties, Oath of hin ten days from the notice of his appointment, shall oath of office, and give such security for the faithful the of his duties as the common council shall direct and

CITY TREASURER.

- 7. The treasurer of the city shall be, by virtue of his city treasne collector of all taxes and assessments, both general collector cial, levied and made therein, and for that purpose, en days after his election, he shall give bonds to the To give bond mch sums and with such surety or sureties as the comıncil shall require and approve; and he shall also give easurer of the county of Muskegon, such further secuis or may hereafter be required by law of the several p treasurers of this State; and for the purpose of coland return of all such taxes, and the return of property ent for the non-payment of taxes, the said treasurer, on he bonds or surety as required, shall possess all the To have all and perform all the duties of the several township township rs of this State, as prescribed by law, and shall also such other duties respecting the collection and return as the common council shall require.
- 8. All moneys drawn from the treasurer shall be drawn Money; how tance of an order of the common council, by warrant treasury.

 by the recorder and countersigned by the mayor. Such shall specify for what purpose the amount named is to be paid, and the treasurer shall keep an accurate

Treasurer to account, under appropriate heads, of all the value of the same of him, and his books shall be open to the inspection of any paid. tor of the city, at all reasonable hours. The treasurer exhibit to the common council, at their last regular meeti the month of March, and at such other times as the co council may require, a full and fair account of the receipts expenditures from and after the date of the last annual rep and also the state of the treasury, which account shall be ferred to a committee for examination, and if found corn shall be filed.

MARSHAL.

Sec. 69. The marshal of said city shall, before entering up Marshal: to give security the discharge of the duties of his office, give such security the faithful performance of his duties, as the common council To be chief of police. shall direct and require; and he shall be chief of police, and

shall be his duty to serve all processes that may be lawfully delivered to him for service; to see that all the by-laws and order nances of the common council are promptly and efficiently enforced, and especially those which may be passed to carry into effect the powers granted by section fifteen of this act He shall obey all the lawful orders of the mayor, and may command the aid and assistance of all constables, and all other persons in discharge of the duties imposed upon him by law;

May appoint he may appoint such number of deputies as the common comcil shall direct and approve, who shall have the same powers, and perform the same duties as the marshal, and for whose official acts he shall in all respects be responsible; and the marshal and his deputies shall have the same powers to saw and execute processes in behalf of the corporation of said city. as sheriffs and constables have by law to execute similar processes

DIRECTORS OF THE POOR.

Sec. 70. The directors of the poor of said city shall discharge Directors of the poor. the duties of overseers of the poor therein, and as such shall have the custody of all paupers residing therein excepting paupers, and shall also have the exclusive custody and sment of all moneys raised in said city for the support pers therein excepting moneys raised for the support of paupers. Before entering upon the discharge of their they shall give such bonds as the common council shall. The directors of the poor shall have the custody of the ruse, and all other property built or used by said city support of the paupers therein.

CONSTABLES.

71. The constables of said city shall have and receive constables; see fees, and have the like powers and authority as is ed by law upon constables in the several towns of the and shall give like security, as such constables.

GENERAL PROVISIONS RESPECTING OFFICERS.

72. All other officers, whose duties are not herein ex-council to prescribed, and which the common council are herein duties of certain ized to appoint, shall perform such duties, and give such officers.

y as the common council may require; and all officers ted by the common council, or who shall have the commanagement of any of the money or property of the ay be required to give such security as the common may prescribe and approve, and in default thereof, the n council may declare their office vacant.

RESIGNATIONS AND VACANCIES.

- 73. Resignation by any officer, authorized to be chosen Resignations; to whom to whom to their approval and acceptance.
- 74. In case any vacancy shall occur in any of the offices vacancies; act declared to be elective or appointive, except aldernd justice of the peace, the common council may, in iscretion, fill such vacancy by the appointment of a suiterson, who is an elector, and if appointed for a ward, also a resident of the ward for which he shall be apl; and any officer appointed to fill a vacancy, if the

office is elective, shall hold, by virtue of such appointment only until the tenth day after the election next succeeding, until his successor is elected and qualified; if an elective of which shall have become vacant, was of that class whose tenth of office continue after the next annual election, a successor the unexpired term shall be elected at the next annual election.

Council to give notice of special election. Sec. 75. Whenever a special election is to be held, the enterior mon council shall cause to be delivered to the inspectors election in the ward where such officer is to be chosen, a notice signed by the recorder, specifying the officer to be chosen, and the day and place at which such election is to be held, and the proceedings of such election shall be the same as at the annucity election.

COMPENSATION OF OFFICERS.

Compensat'n of officers.

Sec. 76. The officers of said corporation shall be entiti to receive out of the city treasury the following sums, full payment for their services: The mayor shall not l entitled to receive any compensation. The recorder s attorney shall be entitled to receive respectively such as the common council may allow, not exceeding five he dred dollars per annum. The marshal shall be entitled to receive the same fees for serving process in behalf the corporation, as constables are allowed for similar services; and he shall also receive such further compensation, not or ceeding twenty-five dollars per annum, as the common council The treasurer, justices of the peace and constables shall allow. shall be allowed the same fees as are by law allowed to correponding township officers, unless in this act otherwise provided The street commissioner shall be entitled to receive one dollar and fifty cents per day for his services, and at the same rate in The directors of the poor parts of days actually employed. and school inspectors shall be entitled to receive such compared sation as the common council shall allow, not exceeding two dollars per day, for every day actually employed in the performance of the duties of their respective offices. The aldernot acting as supervisors, shall not be allowed to receive than one hundred dollars each, in any year, as compensar for their services.

re of said city, as above provided, shall receive as compensation for their services while actually employed in their duty as a servisors in their respective wards, the same sum per day as acroisors or assessors performing like duties in townships for may be hereafter allowed by law, which compensation be audited and paid by the common council of said city, the vote and resolution of said common council, in which compensation alderman so claiming (as supervisor) compensation, all not be allowed to vote.

Sec. 78. The accounts and demands of aldermen, (as super-All accounts to be verified to be verified by and also all other persons against the city, shall be veri-by affidavit.

It by affidavit, and shall set forth the items thereof in detail, iteh affidavit may be taken and certified by any member of a common council.

the Terminage as shall be prescribed by the common med, not exceeding three per centum upon the sum to be lected, which sum shall be added in the computation of me, on said tax roll, of the respective wards of said city.

COMPETENCY OF OFFICERS, JURORS AND WITNESSES.

Sec. 80. No person shall be an incompetent judge, justice of Citizens to be competent.

• peace or other officer, witness or juror, by reason of his as jurors, ing an inhabitant or freeholder in Muskegon city, in any constitution or proceedings in the recorder's court, in any actual or proceeding in which the corporation shall be a party interest, or in any judicial or other proceedings: Provided, Provise.

• In the peace of Citizens and December 1987 of the citizens of interest is no greater than is common to the citizens of id city.

Sec. 81. In all suits in which the corporation of the city of Citizens [makegon shall be a party, or shall be interested, no inhabitant witnesses

Provise.

of said city shall be deemed incompetent as a witness t juror on account of his interest in the event of such suit or tion: Provided. Such interest be such only as he has in com with the inhabitants of said city.

Who eligible to office.

Sec. 82. No person shall be elected or appointed to office created by this act, who is now or may hereafter be faulter to said city, or to any board of officers thereof, or State of Michigan, or any county or township thereof; and person shall be considered a defaulter who has refused on lected, or may hereafter refuse or neglect for thirty days demand made, to account for and to pay over to the I authorized to receive the same, any public money or; pertaining to his office, which may have come into his p sion; if any person holding any such office shall been defaulter while in office, the same shall thereby be vacate Sec. 83. The Legislature may, at any time, alter or 1

Amendm'nts

this act.

Persons not

Sec. 84. No person shall be deemed to have gained any title by lapse as against the city, by lapse of time, to any street, lane, common, or public square heretofore laid out or platted proprietor or proprietors of said city, or any part there reason of any encroachment or enclosure of the same.

PREVENTION AND EXTINGUISHMENT OF FIRES.

Council to regulate the erection of buildings.

Sec. 85. For the purpose of guarding against the call of fires, the common council may from time to time, by nance, designate such portions and parts of said city a shall think proper, within which no buildings of wood at erected, and may regulate and direct the erection of but within such portions and parts, and the size and ma thereof, and the size of the chimneys therein; and ever son who shall violate any such ordinance or regulation forfeit to the city the sum of one hundred dollars; and building erected contrary to such ordinance is hereby de to be a common nuisance, and may be abated and remov such common council.

Sec. 86. The common council may, by ordinance, require the May require scuttles, ladwars and occupants of houses and other buildings to have ders, etc., to be kept. cattles on the roof of such houses and buildings, and stairs or adders leading to the same; and whenever any penalty shall were been recovered against the owner or occupant of any rouse or other building for not complying with such ordinance, be common council may, at the expiration of twenty days for such recovery, cause such scuttles and stairs or ladders to • constructed, and may recover the expense thereof, with ten er cent. in addition, of the owner or occupant whose duty it to comply with such ordinance.

Sec. 87. The common council may regulate and direct the To regulate the cleaning enstruction of safe deposits for ashes, and may compel the of chimner learing of chimneys, flues, stove-pipes, and all other conduc-etc. ors of smoke; and upon the neglect of the owner or occupant any house, tenement, or building of any description, having herein any chimneys, flues, stove-pipes, or other conductors of moke, to clean the same, as shall have been directed by such rdinance, the common council may cause the same to be leaned, and may collect the expense thereof, and ten per cent. 1 addition, from the owner or occupant whose duty it was to ave the same cleaned.

Sec. 88. The common council may regulate the use of lights To regulate ad candles in livery stables and other buildings in which com-lights and astible articles may be deposited, and may prescribe the use ! lanterns or safety lamps in such buildings, and may regute the transporting, keeping and deposit of gunpowder or Carrying of ther dangerous or combustible materials, and may prevent or gulate the carrying on of manufactories dangerous in causg or promoting fires, and may authorize and direct the reoval of any hearth, fire-place, stove-pipe, flue, chimney, or ther conductor of smoke, or any other apparatus or device in hich any fire may be used, or to which fire may be applied, hat shall be considered dangerous, and liable to cause and romote fires, and generally may adopt such other regulations

for the prevention and suppression of fires as they may deen necessary.

To authorize persons to examine C dwellings, fire-places, C

Sec. 89. For the purpose of enforcing such regulations, the common council may authorize any of the officers of the mid city, and may appoint persons at all reasonable times to enter into and examine all dwelling houses, buildings and tenement of every description, and all lots, yards and enclosures, and to cause such as are dangerous to be put in safe condition, and may authorize such officers and persons to inspect all hearth fire-places, stoves, pipes, flues, chimneys, or other conductor of smoke, or any apparatus or device in which fire may be used or to which fire may be applied, and remove and make the same safe at the expense of the owners or occupants of the building in which the same may be, and to ascertain the situation of any building in respect to its exposure to fire, and whether any scuttles and ladders thereto have been provided, and generally, with such powers and duties as the common council shall deem necessary to guard the city from the calamities of fire.

To establish fire companics.

Sec. 90. The common council may also establish, maintain, and regulate all such fire engine, hook and ladder, hose and bucket companies as may be deemed expedient, and shall provide such companies with fire-engines, and other implements and instruments necessary to be used in extinguishing fires, and may provide suitable engine houses for such companies, and may appoint from among the inhabitants of said city such number of men, willing to accept, as may be deemed proper and necessary to be employed as firemen; and every such company shall make their own by-laws and rules for the organiza-

Firemen to make their own laws. and necessary to be employed as firemen; and every such company shall make their own by-laws and rules for the organisation and government of the company, subject to the approval of the common council, and may enforce and collect such fines for the non-attendance or neglect of duty of any of its members, as may be provided by the by-laws and rules of the company; and it shall be the duty of every such company to keep the fire-engine, hose, hooks, ladders, and other instruments and implements in its charge, in good and perfect repair; and it

can be the duty of each fire company to assemble at least when to meet in each month, and as often as may be directed by the which engineer, for the purpose of working and examining the live engine and other implements in its charge, with a view to he keeping the same in perfect order and repair; and upon Dutles of, at fires.

The angle of the same in perfect order and repair; and upon Dutles of, at fires.

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Sec. 91. Upon the breaking out of any fire in said city, the Marshal to be in attendance at fires. It is and assist, as well in extinguishing the fire as in preventing my goods or property from being stolen or injured, and in proseting, removing and securing the same, and for that purpose ct as chief of police; and in pursuance of his duties, the marto obey orders of hal shall be in all respects obedient to the mayor, aldermen mayor. In the wardens, or either of them, or such of them as may be resent at such fire; and the mayor, or any alderman may remire the assistance of all bystanders in extinguishing such re, and in the removal, preservation and protection of all roperty endangered thereby; and in case any bystander shall may compel aid from by rillfully neglect to comply with such requirements, he shall be standers. Unlished in the manner provided by the by-laws or ordinances of the common council, who are hereby authorized to pass such by-laws in relation thereto as they may deem necessary.

Sec. 92. Whenever any person shall refuse to obey any law-when citial order of any engineer, fire warden, mayor or alderman, at arrested.

ny fire, it shall be fawful for the officer giving such order to
rrest, or to direct orally any constable, watchman, or any citian to arrest such person and confine him temporarily in a safe
lace, until such fire shall be extinguished; and in the same
namer such officers, or any of them, may arrest or direct the
rrest and confinement of any person, at such fire, who shall be
ntoxicated or disorderly.

Firemen to elect chief engineer. Sec. 93. The firemen of said city shall annually elect one of their own number to be chief engineer, who shall have com-

mand of the whole fire department of the city. They shall, also, at the same time, elect assistant engineers from their num-

Appoint fire ber, and shall appoint a fire warden for each ward of the city, wardens and whose powers, duties and compensation shall be prescribed by the common council, and they shall also appoint a city watch of one or more persons, not exceeding five, if the common council shall deem it necessary for the safety of the persons

council shall deem it necessary for the safety of the persons and property of the city, their duties and compensation, when

in actual service, to be prescribed by the common council.

Firemen to be exempt from poll tax pany in said city, may obtain from the city recorder a certificand jury service.

cate to that effect, which shall be evidence thereof; and the

members of such company, during their continuance as such, shall be exempt from serving on juries and from paying a poll tax in said city.

Sec. 95. The common council may provide suitable compensation for any injury that any fireman may receive to his person or property, in consequence of the performance of his duties at any fire.

Power of chief engineer to pull down build

Sec. 96. Whenever any building in said city shall be on fire, it shall be the duty, and be lawful for the chief engineer, with the consent of the mayor or any alderman, or for any two aldermen, to order and direct such building, or any other building which they may deem hazardous and likely to communicate fire to other buildings, or any part of such building, to be pulled down and destroyed, and no action shall be maintained against any person or against the said city therefor; but any person interested in any such building so destroyed or injured may, within three months thereafter, apply to the common council to assess and pay the damages he has sustained. At the expiration of the three months, if any such application shall have been made in writing, the common council shall

Council to settle with owners.

either pay the said claimant such sum as shall be agreed upon by them and the said claimant for such damages, or if no such becoment shall be effected, shall proceed to ascertain the want of such damage, and shall provide for the appraisal, mement, collection and payment of the same, in the same man as is provided by title six of this act, for the ascertainassessment, collection and payment of damages sustained the taking of lands for purposes of public improvement. Sec. 97. The common council shall have full power and au-Vessels to be with to prohibit by ordinance any and every steamboat, pro- with spark-Her, or other craft propelled or operated, either in whole or part by steam, from landing or approaching within one huned feet of any dock or wharf or bank in said city, unless proled with a good and sufficient spark-catcher, so as to prent cinders or sparks passing into the open air, to the danger firing any property in said city, and may enforce such ornance by a fine not exceeding five hundred dollars, against master or owner, or person having charge of the said samboat, propeller, or other craft which shall, by the direcm or command of the master, owner, or person having sarge thereof, violate the provisions of such ordinance, and s convicted thereof; and a fine being imposed therefor by any Fines to be stice's court of said city, such fine and all the costs of the pro-vesselssedings shall be a lien on such steamboat, propeller or other raft, and may be enforced in the name of the city against such cet, vessel or craft, in the same manner that other liens are proceed against water-crafts: Provided, That in any proceed-Proviso. ags to enforce such lien no bond or other security for costs hall be required to be given by said city.

OF COURTS OF JUSTICE.

Sec. 98. Justices of the peace of said city shall have like Justices of movers and jurisdiction, and be subject to the same duties and the peace.

The present incumbents of the office of justice of the Terms of office of present incumbents of the office of justice of the Terms of office of present incumbents.

The present incumbents of the office of justice of the Terms of office of present incumbents.

The present incumbents of the office until the expiration.

attorney, sworn to positively or upon the information is lief of such attorney, or upon the oath of any other per inquire into, hear, try and determine all offenses which: committed in said city against any of the by-laws of nances which shall be made by the common council.

suance of the powers granted by this act, and to

To award process.

the offenders as by the said by-laws or ordinances a prescribed or directed; to award all process and take nizances for the keeping of the peace, for the appear the persons charged and upon appeal, and to commit to

the persons charged and upon appeal, and to commit to as occasion shall lawfully require.

Sec. 100. In all prosecutions for the violation of any by-laws or ordinances passed by the said common upon complaint being made in writing by the city attom by any other person upon oath before any justice of the setting forth therein the substance of the offense com of, such justice of the peace shall issue a warrant in the of the people of the State of Michigan, for the appreciate of the offender, directed to the marshal of said city, constable of the county of Muskegon, (except in case tioned in section one hundred and three of this ac

such process may be executed by any of said office where within the county of Muskegon, and shall be ret krial shall be he, and upon conviction of the said offender, Marshal to collect fines. the imposition of a fine, it shall be the duty of such jusse of the peace to issue an execution, directed to the marshal reaid city, or any constable of said county, commanding him scollect of the goods and chattels of the person so offending amount of such fine, with interest and costs, and for the int of goods and chattels wherewith to satisfy the same, that take the body of the defendant and commit him to the comper jail of the county of Musk n, or to the city prison of said and the sheriff or keeper of said prison shall safely keep he body of the person so committed, until he be discharged m due course of law; and in case by the judgment of said jus- When pera fine be imposed, and by such judgment it be further pro-may be sent fided that such person so convicted, on failing to pay said fine mimposed, shall be imprisoned in the county jail of Muskecounty, or city prison, until the payment of such fine, not exceeding a term to be fixed in said judgment, and not exceedng in any case the term of ninety days, then said justice shall a commitment directed as aforesaid, commanding the commitment of such person to the said jail or prison until the syment of such fine, not exceeding the time fixed in the judgment of the court, or until he be discharged by due course of aw; and in cases where fine and imprisonment, or imprisonment alone, shall be imposed upon the person so convicted by he judgment of such justice, said justice shall issue the necesmry process to carry such judgment into effect; and in all cases where any person shall be committed to said jail in the manner aforesaid, the sheriff of Muskegon county, or keeper of the Sheriff to mid jail or city prison, shall receive and safely keep the body of prisoners. # such person so committed, until discharged by due course of law.

Sec. 101. In prosecutions for the violation of any of the by-when by.

aws or ordinances of said city, it shall not be necessary to plead deemed deemed. r set forth any such by-law or ordinance, or any of the pro-pleaded. visions thereof, in any complaint, pleading, warrant, writ or

process, but the same shall be deemed well and sufficient pleaded and set forth by reciting the title to any such or nance or by-law, and the date of its passage or approval: the court or officer before whom any such prosecution shall tried, shall take notice, without proof, of the existence provisions of such ordinance or by-law, unless the existence validity of such by-law or ordinance shall be specially put i issue by the plea or notice of the defendant.

Corporation of county

Sec. 102. The corporation of Muskegon city shall be allow the use of the common jail of said Muskegon county, for the imprisonment of all persons liable to imprisonment under t by-laws and ordinances of the common council; and all p sons committed to jail by any justice of the peace for any vi lation of a by-law or ordinance of said common council. be in the custody of the sheriff of the county, who shall safety keep the person so committed until lawfully discharged. other cases.

Sec. 103. Whenever any person charged with having violated

Justices to issue war-rants for ar-rest of es-

any ordinance of the common council, by which the offender's caped offend-liable to imprisonment, shall have escaped from said city, or shall reside or be without the limits thereof, any justice of the peace residing in said city, to whom complaint shall be made. shall issue a warrant to the sheriff of the county of Muskegos, commanding him forthwith to bring the body of such person before him, if found within this State, to be dealt with according to law; and every sheriff to whom such warrant shall be delivered for service, is hereby required to execute the same under the penalties which are by law incurred by sheriffs for neglecting or refusing to execute other criminal process; and in case the person charged as aforesaid shall be within the county of Muskegon, the said warrant may be served by the marshal of the city, or by the sheriff or any constable of the city or county.

How process shall be di-

Sec. 104. All process issued by any justice of the peace to enforce or carry into effect any of the by-laws or ordinances of the common council, except in the cases mentioned in section

andred and three of this act, shall be directed "To the leaf of the city of Muskegon, or any constable of the of Muskegon," and such process may be executed by said officers any where within the county of Muskegon, thall be returnable the same as other similar process by justices of the peace.

n charged with the violation of any by-law or ordinance jury.

common council, either party shall be entitled to a jury persons; and all the proceedings for the summoning of jury, and in the trial of the cause, shall be in conformity, as may be, with the mode of proceeding in similar before justices of the peace, and in all cases, civil and inal, he shall have the right of appeal from the justice's to the circuit court, and shall abide the order of the therein on the same terms as is or may be required by

'in appeals from justices' courts in similar cases.

inc. 106. All suits which shall be brought to recover any How suits shall be inity or forfeiture for the violation of any ordinance of the brought. amon council, shall be brought in the name of the city of skegon, under the direction of the common council, or of attorney of said city; and no person, being an inhabitant, Citizens to sman or freeholder of the said city, shall be disqualified for as jurore. & cause from acting as a judge, justice, or juror in the trial other proceeding, in any suit brought to recover a forfeiture penalty for the violation of any provision of this act, or for violation of any ordinance of the common council, nor m serving any process, summoning a jury in such suit, or macting in any such capacity, or being a witness on the al of any issue, or upon the taking or making any inquisim or assessment, or any judicial investigation of facts, to hich issue, inquest or investigation the said city, or any city : ward officer is a party, or in which said city or such officer interested; nor shall any judge of any court be disqualified hear and adjudicate on an appeal in any matter originating a said city, because he is an inhabitant thereof.

Right of appeal.

Sec. 107. If any judgment in any action shall be a against the city by any justice of the peace, such justice of the peace, such justice of the circuit court of Mi county, in the same manner and with the same effect at the city were a natural person, except that no bond a nizance to the adverse party, shall be necessary to be a by or on behalf of the said city.

Who to be deemed vagrants.

Sec. 108. All persons, being habitual drunkards, de and without visible means of support, or who, bein habitual drunkards, shall abandon, neglect or refuse to the support of their families, being complained of I families; all able-bodied and sturdy beggars who ma for alms or solicit charity; all persons wandering abroa ing in watch-houses, out-houses, market places, sheds, or uninhabited dwellings, or in the open air, and not g good account of themselves; all common brawlers and d ers of the public quiet; all persons wandering abroad a ging, or who go about from door to door, or place the in streets, highways, passages or other public places, or receive alms within the said city, shall be deemed vagras may upon conviction before any justice of the peace city, be sentenced to confinement at hard labor in the jail or city prison, for any time not exceeding sixty day

Who to be deemed disorderly persons.

Sec. 109. All persons who shall have actually abase their wives or children in the said city, or who may neg provide according to their means for their wives and chare hereby declared to be disorderly persons within the ing of chapter thirty-nine, of title nine, of the revised sof eighteen hundred and forty-six, and may be proagainst as such, in the manner directed by said title; shall be the duty of the magistrate before whom any may be brought for examination, to judge and determine the facts and the circumstances of the case, whether the duct of such person amounts to such desertion or neg provide for his wife and children.

PUBLIC HEALTH.

110. The common council of said city may constitute a Board of be health for said city, and may appoint a competent an to be the health officer thereof. 111. The said board of health shall have power, and it Powers and be their duty to take such measures as they shall deem to prevent the entrance of any pestilential or infectious into the city; to stop, detain and examine, for that pur- To examine every person coming from any place infected, or believed persons. infected with such disease; to establish, maintain and reg- To establish pest-house. n pest-house or hospital at some place within the city, exceeding three miles beyond its bounds; to cause any not being a resident of the city, who is not an inhabithis State, and who shall be, or be suspected of being d with any such disease, to be sent to such pest-house or ial; to cause any resident of the city infected with any To send resi disease, to be removed to such pest-house or hospital, if house. salth physician and two other physicians of the city, inng the attending physician of the sick person, if he have shall certify that the removal of such resident is necessary preservation of the public health; to remove from the To remove or destroy any furniture, wearing apparel, or goods, wares goods merchandise, or other articles or property of any kind, shall be suspected of being tainted or infected with any interce, or which shall be, or be likely to pass into such a as to generate and propagate disease; to abate all nuistes of every description, which are or may be injurious to public health, in any way and in any manner they may men expedient; and from time to time to do all acts, make all To make all galations, and pass all ordinances which they shall deem nec-regulations. many or expedient for the preservation of health and suppresm of disease in the city, and to carry into effect and execute e powers hereby granted.

Sec. 112. The captain, master, or person in charge of any Rules concerning vessamboat or other water-craft or vessel, which shall enter into sels having: on board sick of any persons.

malignant fever or pestilential or infectious disease, deemed guilty of a misdemeanor, punishable by fine or onment, unless the person so diseased became so on t and could not be left. It shall be the duty of such master or person in charge, within two hours after his to report in writing to the mayor, or some health off fact of such sick person being on board, and the name, tion and location of his craft; and he shall not per sick person to land or to be landed, until the board of or some member thereof, shall give permission for t pose; and any neglect or violation of these provision any or either of them, shall be a misdemeanor, punishs fine and imprisonment.

Stage driv'rs

Sec. 113. The owner, driver, conductor, or person is to report all cases of sick of any stage coach, railroad car, or other public cost which shall enter the city, having on board any person a malignant fever or pestilential or infectious diseas within two hours after the arrival of such sick person in writing the fact, with the name of such person, house or place where he was put down in the city, to th or some member or officer of the board of health; and every neglect to comply with these provisions, or any (shall be a misdemeanor, punishable with fine and impris

Persons bringing in-fected prop-erty liable to

Sec. 114. Any person who shall knowingly bring or or cause to be brought into the city, any property of a tainted or infected with any malignant fever or pestil infectious disease, shall be guilty of a misdemeanor, pu by fine and imprisonment.

Sec. 115. The board of health shall have power, by in writing for that purpose, to be served on the captair or person in charge of any steamboat, or other vessel or any owner or consignee thereof, if such boat, craft (be by them suspected to have on board any infected or person or property, to require such boat or vessel not the city, or to remove to some certain distance, not en three miles [from the city]; and every such captain,

erson in char, consignee or owner, who shall be served with sh order, sh I be guilty of a misdemeanor, punishable with and imprisonment, if such boat, vessel or craft shall enter city in violation of such order, and shall not be removed, ording to the tenor of such order, within a reasonable time, exceeding three hours after the service of such notice. Sec. 116. Every keeper of an inn or boarding house or lodg-Inn-keeper

house in the city, who shall have in his house at any time cases of sicky sick traveler, boatman, or sailor, shall report the fact, and name of the person, in writing, within six hours after he ne to the house or was taken sick therein, to the mayor or me officer or member of the board of health; every physician a the city shall report, under his hand, to one of the officers hove named, the name, residence, and disease of every patient nom he shall have sick of any infectious or pestilential diswithin six hours after he shall have visited such patient. violation of the provisions of this section, or of any part of

he imprisonment in the county jail three months. Sec. 117. All fines imposed under the last sections shall be-Fines to be ising to the city, and when collected shall be paid into the city long to city. areasury, and be devoted to the maintenance and support of the pest-house, or of any hospital that may hereafter be established by the city.

ther of them, shall be a misdemeanor, punishable by fine and aprisonment, the fine not to exceed one hundred dollars, nor

Sec. 118. The common council shall have power to pass and Council to anact such by-laws and ordinances as they from time to time concerning cleaning of shall deem necessary and proper, for the filling up, draining, yards, etc. cleansing, cleaning and regulating any grounds, yards, basins, slips or cellars within the said city, that shall be sunken, damp, foul, incumbered with filth and rubbish, or unwholesome, and for filling or altering and amending all sinks and privies within the said city, and for directing the mode of constructing them in future, and to cause all such work as may be necessary for the purpose aforesaid, and for the preservation of the public health and cleanliness of the city, to be executed and done at

the expense of the city corporation, on account of the person respectively upon whom the same may be assessed, and for the purpose to cause the expenses thereof to be estimated, and collected, and the lands charged therewith to be sold, case of non-payment, in the same manner as is provided by with respect to other public improvements within said and in all cases where the said by-laws or ordinances shall quire anything to be done in respect to the property of se persons, the expenses thereof may be included in one ment, and the several houses and lots in respect to which expenses shall have been incurred, shall be briefly described the manner required by law in the assessment roll for the eral expenses of the city, and the sum of money asses each owner or occupant of any such house or lot, shall be amount of money expended in making such improvement up such premises, together with a ratable proportion of the exper of assessing and collecting the moneys expended in making such improvements. Sec. 119. Whenever, in the opinion of the common coun

To order the buildings.

politing down of dangerous any building, fence, or other erection of any kind, or any p thereof, is liable to fall down, and persons or property thereby be endangered, they may order any owner or occupaof the premises on which such building, fence, or other en tion stands, to take down the same, or any part thereof, within a reasonable time, to be fixed by the order, or immediately, the case may require, and in case the order is not complisi with, cause the same to be taken down at the expense of the city, on account of the owner of the premises, and assess expense on the land on which it stood. The order, if not inmediate in its terms, may be served on any occupant of premises, or be published in the city paper, as the common council shall direct.

board of

Sec. 120. The recorder shall be clerk of the said board d health, and it shall be his duty to attend the meetings thereof, and to keep a record of its proceedings, and such record, or a duly certified copy of the same, or of any part thereof, shall grima facie evidence of the facts therein contained, in any officer.

c. 121. Any person who may be required to take any oath what deemed the matter and the deemed the matter and th

ted or appointed under this act to any office, for any act be any office, or against any person having done any thing or act by command of any such officer, and if final judgment be altered in such suit whereby any such defendant shall be attend to costs, he shall recover double costs in the manner and by law.

ORDINANCES.

Sec. 123. The record of any ordinance enacted, and of the records of ordinances of ordinances to be presumptive of its first publication, made by the recorder as required to be presumptive entired.

Sec. 123. The record of any ordinance enacted, and of the records of ordinances of its first publication, shall be presumptive evidence in its first publication. Copies of all other records and papers How copies of records in and pertaining to the office of recorder, certified may be used in court.

This first publication to the office of recorder, certified may be used in court.

This first publication to the office of recorder, certified may be used in court.

The courts and places, to the same effect as the original would be if produced.

Sec. 124. Proof of the requisite publication of any ordi-Whatdeem'd Parace, resolution, or other proceedings required to be published evidence of publication. In any newspaper, by the affidavit of a printer or publisher thereof, taken before any officer authorized to administer oaths and take affidavits, and duly filed with the recorder of the city, or any other competent proof, shall, in all cases and places, be conclusive evidence of the legal publication of such ordinance, resolution, or other proceeding. All ordinances and by-laws

proof.

Ordinances of the common council, printed and published by t published by authority to thority, shall in all courts, places, and proceedings, be without further proof, as prima facie evidence thereo their legal enactment and publication.

Manner of conducting elections

Sec. 125. The manner of conducting said election ship meeting, the officers to be elected, and their office, shall be the same as is provided by law in cas first township meeting in new townships.

City to bear its portion of township

Sec. 126. The said city shall pay its just proportion indebtedness of the township of Muskegon, existing act shall take effect, whether due or to become due, termined by the township board of said township common council of said city, in the same manner as c tween townships are adjusted in similar cases, and a

Apportion-ment of indebtedness.

its share of the money and property of said townsh divided in a like manner. It is hereby made the du township board of said township and the common c said city, to meet at the office of the recorder of within three months from and after the first election v provisions of this act, and apportion the indebtedness and property referred to in this section, using the las ing assessment roll of said township as a basis of a Contents of, ment. Said apportionment shall contain a full stat the nature of said indebtedness, the object or pur

which the same was incurred, the amount or portion city and said township are each to pay or discharge res each year, until all of the said indebtedness is paid charged. Said statement shall also contain a descripti property to be divided, and the terms of the division, or funds to which the money to be apportioned belo the amount of said money that said city and said town each to receive.

Record of

Sec. 127. It is hereby made the duty of the towns statement; who to make of said township and the recorder of said city, respec enter such statement at length in the record books respective offices.

Sec. 128. It is hereby also made the duty of the common Indebtedness; how the said city to cause to be assessed and collected each paid.

The upon the taxable property of said city a sum of money inficient to pay and discharge the amount of indebtedness as a secified in the statement above mentioned, and to cause the me to be paid to the treasurer of said township, and take a secipt therefor, and file the said receipt in the office of the seconder of said city.

Sec. 129. The corporation created by this act shall pay and City to tak all rights at scharge all the bonds, debts, obligations, contracts and lia-obligations of village. Itities of the common council of the village of Muskegon, and suits may be brought and prosecuted thereon in the same same, either in law or equity, and with the same effect as they could be brought or prosecuted against the common council of the village of Muskegon, if this act had not passed. All sits and proceedings that may be pending in any court of this that in which said village of Muskegon is a party, may be resecuted to final determination, in the same manner and with the effect as if this act had not been passed: Provided, Such Proviso. Lit or proceeding be continued in the name of the city of inakegon.

Sec. 130. This act shall take effect on the first Monday in when act shall take.

March, A. D. 1870, and the officers of the village of Muskegon effect.

Thall continue in office until the officers provided for in this act shall be elected and qualified, unless such offices otherwise become vacant, as provided by law. The legal ordinances, bylaws, rules and regulations of said village, and not inconsistent with the provisions of this act at the time the said act shall take effect, are hereby continued in full force and effect until legally amended or repealed by the proper authorities of the city of Muskegon.

Sec. 131. The president and the recorder of the village of Board of MusMuskegon, and the justice of the peace of the township of Muskegon whose term of office will soonest expire, shall constitute
a board of registration of the electors of the city of Muskegon,
for the first election held under the provisions of this act.

when board shall meet.

Sec. 132. For the purpose of making a list of the legisterist electors of said city, said board is hereby authorized to meet the place of holding the election in the first ward of said city, on the Thursday next preceding said first annual election therein; on the Friday next preceding said election at the place of holding said election in the second ward, and on Saturday next preceding said election at the place of holding said election in the third ward.

Sec. 133. The time of the day said board shall be in senion, the mode of proceedings at said meetings of said board, and all laws relating to registration of electors, and the use of said register when completed and not inconsistent with the proceedings of this act, are hereby declared to be in full force and contain the proceedings at said meetings of said board.

Approved April 3, 1869.

[No. 412.]

AN ACT to amend act number thirty-eight, entitled "An act to prevent fishing with seines and every kind of continuous nets in the counties of Branch, Livingston, Cass, St. Joseph, Kent, Ionia, Genesee, Roscommon and Calhoun, or in any of the lakes, rivers or streams of Macomb county," approved March ninth, eighteen hundred and sixty-seven.

Section amended. Section 1. The People of the State of Michigan enact, That section one of an act entitled "An act to prevent fishing with seines or any species of continuous nets in any of the inhad lakes or small streams of the counties of Branch, Livingston, Cass, St. Joseph, Kent, Ionia, Genesee and Calhoun, nor in any of the lakes, rivers or streams of Macomb county," be and the same is hereby amended so as to read as follows:

Fishing with Section 1. The People of the State of Michigan enact, That selnes, etc., declared unlawful.

of continuous nets in any of the inland lakes or small streams, or inland rivers (except St. Joseph river, in Berrien county) of

counties of Branch, Livingston, Cass, St. Joseph, Kent, Lia, Genes, Roscommon, Calhoun, Macomb, Berrien, and Lehtenaw.

Approved April 3, 1869.

[No. 413.]

AN ACT to establish and organize fractional school district number seven, of the townships of Lenox and Chesterfield, in the county of Macomb, State of Michigan.

Shorton 1. The People of the State of Michigan enact, That Description e territory hereinafter described, situated in the townships of district. mox and Chesterfield, county of Macomb, State of Michin, be designated as and organized into fractional school district number seven, of said townships of Lenox and Chesterfield, that is to say: Commencing on the center line of fractional section one, in the township of Chesterfield, on the county line between St. Clair and Macomb counties, and runming west on the center line, through sections one and two, and to the west line of the east half of the north-east quarter ed section three: thence north to the township line between the townships of Lenox and Chesterfield; thence commencing on mid township line, on the west line of the east half of the south-west quarter of section thirty-four, in the township of Lenox, and running north to the center line of said section; thence east on the center line of sections thirty-four, thirty-five

Sec. 2. It shall be the duty of the township clerks of said Duties of townships of Lenox and Chesterfield to take the same course clerks. with reference to the organization of said school district, and the same proceedings shall be had in the organization thereof, as is now prescribed by law in cases where new school districts are formed by inspectors of townships.

and thirty-six, to the county line, thence south to the place of

Sec. 3. This act shall take immediate effect.

Approved April 3, 1869.

beginning.

[No. 414.]

AN ACT to provide for laying out and constructing a State road from the western terminus of the St. Louis and Fin river State road, to the east line of the county of Newsyn, and to appropriate certain non-resident highway taxes in constructing the same.

d

Commis'rs appointed.

SECTION 1. The People of the State of Michigan enact, That E. H. Striker be and is hereby appointed a commission, whose duty it shall be to cause to be surveyed and located as

Duty of.

State road from the western terminus of the St. Louis and Pineriver State road, in the county of Gratiot, to the east line of the county of Newaygo, on the most practicable route, via Knott Mall, in the county of Montcalm; and said commissions.

Compensation shall receive a compensation not to exceed two dollars par, of.

diem for the time actually spent in locating said road, which, together with the cost of the survey, shall be audited and paid

by the board of supervisors of the respective counties through or into which said road shall be located, and in proportion to

treasurers of the counties of Gratiot and Montcalm, a full

To make out and file description of out and file with the supervisors of the several townships the route, etc., with supervisors.

description of the route and survey of the road, as surveyed and established by him.

the length of line in each.

Non-resident highway tax upon the non-resident land in the highway taxes appropriated.

Sec. 3. The highway tax upon the non-resident land in the highway towns through which said road shall run, for the distance of one mile each side of said road, be and the same is hereby appropriated for the construction of said road, for a period of four years from the first day of March, one thousand eight hundred and sixty-nine; and the said tax shall be expended in opening and constructing said road, under the direction and supervision of the commissioners of highways of the several townships in which it is collected.

Sec. 4. This act shall take immediate effect. Approved April 3, 1869.

[No. 415.]

to repeal act number four, of the session laws of hundred and sixty-five, entitled "An act to provide mprovement of the Saginaw river, and to authorize ity of Saginaw to loan money in aid thereof, and to for the paying out and disposal of the funds and in the hands of the dredging commissioners of county."

1. The People of the State of Michigan enact, That Moneys to be apportioned treasurer of Saginaw county shall be and hereby is back to cities and empowered to apportion back to the several cities hips of said Saginaw county, the unexpended balance teys raised pursuant to the provisions of the act enact to provide for the improvement of the navigatinaw river, and to authorize the county of Saginaw ney in aid thereof," such apportionment to be made to the equalized valuation of said cities and townthe year eighteen hundred and sixty-eight. Said assurer is hereby directed to pay over the amount ch township or city, to the treasurer thereof, on

said act, referred to in the preceding section, shall Machinery, ed as conferring upon the board of supervisors of sold.

The sold is supervisors of sold is sold in the entire management, control and disposidredge, with the boilers, engines, machinery, tackle, d furniture, and the scows and other property apthereto, and which were constructed or purchased missioners appointed under said act; and the action ard of supervisors relative to the sale of said prophe sale made in pursuance thereof, is hereby legalade valid and binding, and the money arising from tall be apportioned by said county treasurer in the ovided in the first section of this act.

The office of dredging commissioner, as created by omce of proved January 25, 1865, as aforesaid, shall be and commissioners shall be and dredging commissioners shall

Proviso.

pay and deliver over to the treasurer of Saginaw county all moneys and property now in their hands, or in the hands either of them, belonging to the fund raised under the before mentioned act, on demand: *Provided*, That nothing herein each

tained shall be construed to release said commissioners or the sureties, or either of them, from liability on their official book until they shall have paid and delivered all moneys and proerty as aforesaid, nor until their final accounts shall have been rendered to and approved by said board of supervisors.

Sec. 4. This act shall take immediate effect.

Approved April 3, 1869.

[No. 416.]

AN ACT to authorize the improvement of Fort street, in the township of Springwells, and to provide for the maintenance thereof.

Fort street improvem't board constituted. Section 1. The People of the State of Michigan enact, That the supervisor and township clerk of the township of Springwells, together with a civil engineer, to be appointed as herizafter provided, shall constitute a board to be known as the Fort street improvement board, and said board are authorized in improve Fort street, as hereinafter provided, from the western boundary of the city of Detroit to the Dearborn road, in the town of Springwells.

Governor to appoint an engineer. Sec. 2. It shall be the duty of the Governor forthwith to appoint a competent civil engineer, who shall be a member of said board, and to remove the same when, in his judgment, is shall be expedient so to do, and also to fill any vacancy that may occur by reason of the removal of said engineer of otherwise.

Commiss'rs to take oath.

Sec. 3. Before entering upon their duties the commissioners the shall severally make oath, before some person duly authorized to administer oaths, that they will justly and impartially dis-

arge the duties assigned them by this act, which oath shall by them filed in the town clerk's office. sc. 4. It shall be the duty of said board, after being duly Duties of mized, to prepare plans and specifications, as soon as pracble, for graveling or paving said street, of a width not less a thirteen feet, according to the method known as the Maca system of road-making. The specifications to provide contents of for the proper drainage of said street and for the proteca of the slope on each side of the roadway by sodding or erwise, and for the construction of that portion of the comon earth roadway adjoining the graveled or macadamized ection of such street, so that it shall be of a proper grade to mit the free movement of vehicles from one side to the other the worked roadway. The graveled or macadamized part of How road id street shall be on the north side of the worked roadway, constructed it now is, and as near as practicable to the gutter on the northy side of said street. The letting of the work shall com- Where lettimes at the city limits, and its construction shall continue to comm'nos matward in regular order of the sections.

Sec. 5. It shall be the duty of the board, after surveys, Board to advertise for plans, and specifications shall have been prepared for the pur-proposals. to invite, by advertisement in two or more of the daily papers published in the city of Detroit, sealed proposals for the paving, graveling or macadamizing of such road according to the plans to be exhibited, on application, to contractors; and Contract to at least thirty days' notice shall be given before the proposals lowest bidshall be opened, which opening shall be public, and the contracts shall be awarded to the lowest bidder who is responsible or who shall give satisfactory security for the performance of such contract. The plans shall be arranged so that the work How plans shall be arto be done may be let in sections, and the proposals shall be ranged. invited for the performance of the work at a stated price per ineal foot; and when so requested in writing by any owner, the board shall arrange the sections in such a manner as to give such land owner an opportunity to file proposals for the construction of said road in front of his land; and if from any 156-

LAWS OF MICHIGAN.

cause it becomes necessary to relet such work or any part thereof, it may be done in the same manner as required in original letting.

When town-

Sec. 6. After the work shall have been performed by the co ssue bonds. tractors according to the plans and specifications, and after same shall have been accepted as finished work by the bo it shall be the duty of the board to notify the township bo thereof, and the township board on receiving such notice a issue the bonds of said township, bearing interest and pave at such time as the township board may determine, not than five years and not exceeding ten years, interest pays annually; and said board shall pay to the contractor or e tractors, or other persons entitled to receive the same. bonds of said township, hereby authorized to be issued, in s sums as the board may determine, not exceeding in all t amount of the entire cost of constructing said road and incidental expenses connected therewith.

Commis'rs to assess expenses on lands benefited.

constructing said road, and of improving and draining the same as aforesaid, together with the charges of said board is services and other necessary expenses, upon the lands fronting upon said street, and such other lands as, in their judgment, are specially benefited by such improvement, in such propertion as they shall deem just, according to the benefit which will

Sec. 7. The said commissioners shall assess the expense of

sign assess ment roll.

To make and accrue to each parcel thereof; and it shall be the duty of the board to prepare an assessment roll, describing the lands so assessed, and the amount assessed on each description, together with a plat of the lands so assessed, which roll shall be signed by said commissioners and filed in the office of the township clerk, and a copy thereof, duly verified by said commissioners. shall be filed with the treasurer of the county of Wayne; and the amount assessed by said board on each parcel of land shall assessed to remain alien be a lien on such land from the time of filing said roll in said

Amounts seessed to on land. clerk's office until the same is fully paid.

6. 8. Whenever requested so to do, in writing, by any Proceedings ror owners of any parcel so assessed as aforesaid, who subdivisions subdivided or who may desire to subdivide the same, shall furnish a plat of such subdivision, it shall be the of said board to apportion the amount of the original ment on the whole parcel on each parcel thereof as subd, as they shall deem just and equitable, and so report in g such apportionment, with a description of the several as subdivided, together with a plat thereof, to the town of said town of Springwells, and a copy of such report plat, duly verified by said commissioners, shall be filed the county treasurer; and from the time of filing such reand copy in said township clerk's office, the amount origy assessed on the whole of said parcel shall cease to be a thereon, and the amount so assessed upon each parcel as Ass **Evided,** shall become a lien thereon in the same way and lien on sub h the same effect as if it had been originally assessed upon h parcels as subdivided.

ie. 9. It shall be the duty of the supervisor of said town-when superthe year preceding the maturity of any of the bonds make spec? med in pursuance of this act, to place upon the assessment a of said township a special tax for the amount of the prinpel of said bonds and all the interest falling due on any or lof said bonds, and the same shall be spread upon the lands said assessment roll prepared by said commissioners and on e, as hereinbefore provided, and the subdivisions thereof, tovided for in section eight of this act, and in the pro-Hewtax artions therein settled, and said tax so assessed shall collected. s collected, and the collection thereof enforced, in the me manner as other township taxes. It is however provided, How lien on the lien for the amount assessed for building said road removed. pon any parcel of said land may at any time be extinguished I the payment of the amount so assessed, to the treasurer of id town of Springwells, either in money or in bonds issued ider this act, in which case no tax shall be assessed upon such weel under the provisions of this section; and on the payment

Township treasurer to report taxes paid.

of such tax it shall be the duty of the township treas forthwith in writing, to report the payment of such tax the description of the land on which the same is paid, county treasurer, and it shall be the duty of the county urer to enter upon said assessment roll in his office as afor the payment of said assessment upon such parcel.

Board to keep road in repair.

Sec. 10. The said Fort street improvement board shall said road to be kept in good repair, and material shall plied thereon from time to time, as required, to maintai road in good order; and the cost of labor and material for purpose shall be provided for by the township board, as amount thereof shall be raised by tax on the real and pse property of said township, in the same manner that township charges are.

Compensat'n of supervis'r and town-ship clerk.

to the same per diem compensation now authorized by an laws to be paid for services on other township busines the civil engineer shall be entitled to five dollars per day actually employed on the duties of said board; and it al

Sec. 11. The supervisor and township clerk shall be ex

Board to make report.

the duty of the board to report in writing to the tov board the number of days each member thereof has a been engaged in the business connected with the im

What to be included in amount of expenses.

ment of said Fort street. The amount of said services the time when said road is accepted shall be included as of the expenses of constructing said road, and shall be in in the amount for which bonds shall be issued as aforesai the amount of subsequent services shall be paid as other charges are. But nothing in this act contained shall be strued to authorize any tax for any part of the origin and expenses of said improvement, or any interest on the upon property not specified in the assessment roll of said street improvement board as benefited; nor shall anything act exempt any of such property specified as ber from other highway taxes.

Sec. 12. This act shall take immediate effect. Approved April 3, 1869.

LAWS OF MICHIGAN.

[No. 417.]

ACT to incorporate the village of Chesaning, in the county of Saginaw.

ARTICLE I.

OF THE BOUNDARIES OF SAID VILLAGE.

FORTON 1. The People of the State of Michigan enact, That Boundaries. that certain tract of land situate in the county of Sagi-, and State of Michigan, being in township number nine h, of range number three east, and described as follows, to The east half of section seventeen, the south-east quarter section eight, the whole of section sixteen, the south half of ion nine, the south-west quarter of section ten, the west of section fifteen, of town nine north, of range three east, ng two miles long and one and one-half miles wide, shall be the same is hereby designated as the village of Chesaning. ec. 2. The inhabitants, residents within the boundaries Body corresaid, are hereby declared to be a corporation, and shall politic. eafter be known in law by the corporate name of "The Vils of Chesaning," and by that name they and their successshall have perpetual succession, capable in law of suing and ing sued, complaining and defending in any court of law or muity; and may make and use a common seal, and alter the was at pleasure; and shall also have power to purchase, hold and convey such real and personal estate as the purposes of the corporation may require.

ARTICLE II.

Sec. 1. The officers of said village shall be a president, six officers. trustees, one clerk, one marshal, who shall also be collector of trustees and assessments, one treasurer, one assessor, and such ther officers, to be appointed as hereinafter provided, as may enecessary to carry out the provisions of this act.

ARTICLE III.

OF THE ELECTION OF OFFICERS.

Elections.

Sec. 1. The inhabitants of said village, having the quations of electors under the constitution of this State, and at the place of holding the annual township meeting township of Chesaning, in said county of Saginaw, in one thousand eight hundred and sixty-nine, on the Monday of April, A. D. one thousand eight hundred and nine, and there proceed to elect one president and three tees, who shall severally hold their office for one yes three trustees, who shall severally hold their office if years; and the inspectors of such election shall certify accordingly, immediately after the canvass shall be finish

First election.

Judges and clerk of election. Sec. 2. At the first election to be held in said village, this act, there shall be chosen by the qualified elector present from among their number two indeed and one.

the clerk of such board.

present, from among their number, two judges and one said election, who, together, shall constitute the board spectors thereof, each of whom shall, before entering u

office, take an oath before some person authorized to adnosths, that he will faithfully and impartially discharge

ties thereof. The said board shall conduct the said and certify the result thereof; and at each and every

thereafter to be held in said village, under the provision this act, the common council of said village shall be the of inspectors thereof, and the recorder of said village:

Duties of.

Polls; when to be open'd and closed.

Sec. 3. The polls of all elections in said village, und act, shall be opened at ten o'clock in the forencon, and continued open until four o'clock in the afternoon of su and no longer. The name of each elector voting a election shall be written in a poll list, to be kept at suc tion by the clerk of the board of inspectors thereof. At close of the polls of such election, the board of inspectors

Canvass of votes

thereof shall proceed, without delay, publicly to count t lots, unopened, and if the number of ballots so counter

of electors contained in the poll list, the meeed the num pesident, if p:___t, and if not, then some other member of board of inspectors of such election, shall draw out and kroy, unopened, so many of the ballots as shall amount to excess; and if two or more ballots shall be found rolled or ded together, they shall not be counted; and thereupon the Certificate ed of inspectors present at such election shall proceed imdiately and publicly to canvass and estimate the votes given such election, and shall complete said estimate on the same , and shall certify and declare the number of votes given each officer, the names of the persons for which such votes such office were given, and the number of votes so given reach person, and shall make and file a certificate thereof the office of the recorder of said village within twenty-four urs after the close of said canvass, and the person having greatest number of votes for any office, shall be declared ly elected to such office; and if two or more persons shall Tie; how decided. eve an equal number of votes for the same office, the board inspectors of such election shall prepare as many slips of sper of equal size, as there are of persons having an equal number of votes, and shall write the name of one of said persons on each of said slips, and put the same together in a box, and one of said board shall be blindfolded, and proceed to draw from said box the said slip, and the person whose name shall be first drawn therefrom shall be declared duly elected.

Sec. 4. It shall be the duty of the clerk of said village to clerk to give five days' public notice in three public places in said vil-of elections. lage, of the time and place of holding all elections, both annual and special, in said village, succeeding the one described in section one of this article; said notices may be written or printed, or partly written and partly printed; and no person thall be permitted to vote at any such election unless he is possessed of all the qualifications of an elector under the contitution of this State, and shall have been a resident of said rillage for ten days next immediately preceding the day of such election. The recorder of said village shall, within five

Recorder to days after the closing of the polls of any election, notify notify persons of their officers elected thereat, respectively, of their election; and of the officers so elected and notified shall, before ent upon the duties of his office, take and subscribe an oat he will support the constitution of the United States, as constitution of this State, and that he will faithfully disc the duties of his office, and shall cause a certificate of oath to be filed with the recorder of said village within te after he shall have been notified of his election. Inspectors to fication of any person offering to vote at such election sh

qualificating questioned, the same shall be determined by the board of electors. spectors thereof, upon an examination of such person the his oath, which may be administered by any member (board; and any person who shall swear falsely upon any examination, shall be deemed guilty of perjury, and on c tion thereof shall be liable to the punishment provided for crime by the laws of the State.

When elec-tions shall be held.

Sec. 5. Elections for officers, after the one described: tion one of this article, shall be held on the first Mon March in each year, at such places as shall be designa the board of trustees, except as provided for at the fir tion; but if an election of the officers of said village sh be held on the day when, pursuant to this act it should be the said corporation shall not for that cause be dissolved it shall be lawful to hold such election at any time ther public notice being given, as prescribed by this act, f holding of the regular election.

ARTICLE IV.

OF THE QUALIFICATIONS OF OFFICERS.

Who eligible to office

Sec. 1. No person shall be eligible to any office in this ration unless he shall have resided in said village six n next preceding his election, and shall be entitled to therein.

- nce in office, shall become security for the performance of surety or become to become security for the performance of surety or be official act or duty to be done or performed by any person any contract and during the term for which he may be elected a member said board, he shall not be interested, directly or indition, in any contract or purchase, the expense or consideration to be paid out of the village treasury.
- A. No officer appointed by the president and trustees rerms of coffice. hold his office more than one year, or until his successor repointed, and the president and trustees may require of Bonds of them such security, by bond, for the performance of the security offices, as shall be thought expedient, he bond shall run to the treasurer of the corporation, and successor in office, and suit may be brought for any breach haid bond in the name of "The Village of Chesaning," as other cases, before any justice of the peace, or the circuit at of the county, according to the amount claimed, which have hereby authorized to hear, try, and determine the

ARTICLE V.

OF THE PRESIDENT OF SAID VILLAGE.

- Sec. 1. The president shall be ex officio a member of the President; powers and of trustees, and have the power and be subject to the duties of.

 Reduties and responsibilities of a trustee.
- Sec. 2. It shall be the duty of the president to preside at the To preside at meetings of the board of trustees, call special meetings of the trustees.

 Frustees whenever he shall deem it expedient, or it shall be demanded in writing for any specific purpose, by three of the trustees, or twenty electors of said village.
- Sec. 3. The president shall preside at all elections held under At elections.

 **Ad by virtue of this act.
- Sec. 4. The president shall see that all the by-laws, rules, To see that village regulations and ordinances of said village are faithfully enlations are reed, and prosecute, in the name of "The Village of Chesa-

ning," all offenders against the same, and for all penalties forfeitures incurred under the provisions of this act, or a any of the by-laws, rules, regulations or ordinances pass virtue thereof.

To receive reports.

Sec. 5. He shall receive and lay before the board of tru the official reports of all officers who may be required to such reports, and, in connection therewith, suggest the pe of such measures as, in his judgment, the necessities village may require.

To appoint certain officers.

Sec. 6. He shall appoint, by and with the consent (trustees, one clerk, one marshal, one treasurer, one ass two or more fire-wardens, and such other officers as m necessary to carry out the provisions of this act, and i preservation and maintenance of the public peace and

Proviso.

order, not otherwise provided for in this act: Provided, no officer so appointed shall hold his office for a longer than during the official term of the president so appoint him, or until his successor in office is appointed.

To have con trol of public property.

Sec. 7. The president shall inspect and have the supercontrol of the public property belonging to said village see that the same is properly cared for and kept in order

ARTICLE VI.

OF THE BOARD OF TRUSTEES.

Trustees to Sec. 1. The board of trustees share and of all the real and relative to—management of all the finances, and of all the real and relative to—management of all the finances. Sec. 1. The board of trustees shall have the contro sonal property belonging to the corporation, and shall ex and settle all accounts chargeable against the village.

> Sec. 2. The board of trustees shall have full power, said village:

Duties of officers

1. To declare and define the powers and duties of the o of said village, whose powers and duties are not speci prescribed in this act.

Official

2. To determine the amount and sufficiency of the st in the official bonds of the treasurer, marshal, and such

- ers as they shall deem proper to require security from, in discharge of official duty.
- To provide for the care, custody, and preservation of the Public property.
- To see that the several officers of the village perform their less faithfully and correctly, and that proper measures are no punish neglect of duty in any of them.
- To purchase and keep in order, fire engines and other fire Fire engines.

 paratus, and to make all needful rules and regulations for

 safe keeping of the same, and to organize a fire depart
 and define their duties, and prescribe penalties for their

 aquencies.
- To establish fire limits, within which no wooden building Fire limits.

 The be built, enlarged or placed; to regulate party walls, maneys, flues, and putting up stoves and stove-pipes; to regulate construction of smith shops, planing establishments, heries, and other buildings considered extra hazardous; to Fire buckets and against fires, and to compel the owners of lots, or owners recupants of buildings, in such portions of the village as y shall deem best, to provide one or more fire buckets, and regulate the keeping of the same.
- 8. To prevent the selling or giving away of spirituous or Liquors.
- 9. To prevent and punish immoderate riding or driving in Fast driving he streets, and to provide penalties for leaving teams in the streets unfastened.

Shows.

10. To license and regulate theaters, shows, traveling certs, auctioneers or auction sales, gift enterprises, has hucksters, peddlers and pawnbrokers, or prohibit them soliciting patronage of the community within the limits village.

Vuisances

11. To prevent and remove nuisances, and to punish p

Obstructions on walks.

for committing the same. 12. To compel the owners or occupants of lots to de

sidewalks in front of and adjacent thereto, of snow, ice, di

Gunpowder.

every incumbrance or obstruction. 13. To regulate the storage of powder, naptha, nitro

ine, combustible oils, lumber and other combustible me Fire-arms.

14. To prevent the use of fire-arms, fire-works, slung metal knuckles and other weapons, and regulate the extr of fireworks.

Markets.

15. To regulate markets for the sale of poultry, vegetables, fruit, fish, hay, wood, lime and lumber.

Cattle.

16. To restrain horses, cattle, sheep, swine, mules, and animals, geese, and other fowls from going at large i streets of said village, under such penalties as they shall, by-laws prescribe, and to establish and maintain pour the restraint of such animals or fowls running at large lation of any by-law, rule, regulation or ordinance of a lage, and to make all needful rules and regulations f effective use of the same.

Doge.

17. To prevent the running at large of dogs, to requin to be muzzled, and to authorize their destruction, if for large in violation of any ordinance of said village.

Lamps.

18. To erect lamps, and cause the public grounds, and of the streets of said village as they shall deem proper lighted at such times as, in their judgment, the want interests of the village may require.

Building lines.

19. To establish lines upon which buildings may be es and beyond which such buildings shall not extend.

Unsafe buildings.

20. To prevent the erection and provide for the remo all buildings deemed unsafe.

L. To regulate the placing and provide for the preservation Shade trees.

To prohibit and regulate the bathing in any of the wa-Bathing.

and to provide for cleansing Shiawassee river of drift
d and other obstructions, and to preserve the salubrity of

waters within the limits of said village.

c. 3. The board of trustees shall be the commissioners of Trustees to be commissioners of said village, and as such may existence of streets.

all the powers that now are granted to commissioners of this State,

ther with such other powers as may be necessary to carry

the provisions of this act, and may appoint one or more seers of streets and highways as they shall deem best.

to 4. The board of trustees shall, upon the petition in writgrading of
the property-owners along the line of any any street.

posed work, praying for the same, direct the building of
the same along the line of, or order and superintend the grading
they street, highway, alley, or lane in said village, and assess to assess
expenses on
ecest and expenses thereof upon the lots lying on either lots benefit'd
of and adjoining the said work, in the proportion that the
tage of each lot shall bear to the whole frontage of all the
upon which the cost of said work is to be assessed; they
all also have full power and authority to provide for making,
extructing and repairing all sidewalks and cross-walks in

hed premises in front of which sidewalks may be directed to made, constructed or repaired: Provided, That all assess-Proviso.

The premises in the made upon the premises in the lock adjacent to said cross-walks, from the corner to the center

the front and side of said block.

id village, and for paying the costs and expenses of the same

Sec. 5. The board of trustees may take the land of any indi-when may take private tidual for the purpose of constructing, widening or extending property. By highway, street, alley, lane, ditch, drain or sewer, but not tatil such individual shall be paid therefor, as provided in trucken nineteen of this act.

Order fences removed.

Sec. 6. The board of trustees may, at any time duri year, exercise the power of ordering fences to be remov of opening, widening and extending any highway, street or lane within said village.

Power of, to make and repeal by-laws, etc.

Sec. 7. And for the purposes enumerated, or any of the for executing any of the powers conferred upon said be trustees by this act, the board of trustees may make, es and publish, modify, amend and repeal by-laws, rules, 1 tions and ordinances, and to prescribe such penalties or! they may deem proper for the violation of the same, not o ing fifty dollars, or imprisonment in the county jail not to thirty days, or both, for any one offense, except as herein wise provided, and to enforce the same against any guilty of such violation, in any court having jurisdict such cases; but all such by-laws, rules, regulations and

Publication of by-laws.

nances shall be published at least for two successive before the same shall be considered as of force, or t upon the inhabitants of said village.

ARTICLE VII.

OF THE CLERK OF SAID VILLAGE.

Clerk to make records.

Sec. 1. The clerk shall attend and act as such at all elections in said village, and all meetings of the board of tees, record their proceedings, file, preserve and keep all and papers belonging to said corporation and appertai his office, preserve and take charge of the corporat attend to the publication of all by-laws, ordinances, regulations and notices, as the board of trustees shall

To keep poll list

Sec. 2. The clerk shall keep a poll list of every election under this act, and notify all persons of their elect appointment to office, within five days thereafter.

To give notice of election.

Sec. 3. The clerk shall give at least five days' notice time and place of holding elections under this act.

tifled copies of records.

To make cer. & Sec. 4. The books and papers in the office of said cler at all times, on demand, be produced for inspection to a ors and taxable inhabitants of said village; and upon c tender of fees at the rate of ten cents per folio therefor, hall make and furnish a certified copy, or transcript of caper or record filed or kept by him as such clerk; copies papers duly filed in his office, and transcripts from the code of the proceedings of the board of trustees, certified to under the corporate seal, shall be evidence in all courts to State in like manner as if the original were produced.

5. In case of the absence of the clerk from any of the clerk protectings or elections at which he is required to officiate, his upon such occasions shall be performed by such person to board of trustees shall for the time designate.

ARTICLE VIII.

OF THE MARSHAL OF SAID VILLAGE.

- village, and see that all by-laws, rules, regulations, and supervision of have general supervision of the village, and see that all by-laws, rules, regulations, and supervision of the village innances passed by the board of trustees of said village, sording to the provisions of this act, are enforced.

 Sec. 2. He shall be ex officio constable and chief of police, to be chief of police. To be chief of police. The powers belonging to constables of any township of this late, having power to enter into any disorderly or gaming the police, or dwelling house, or other building where he may have ped reason to believe a felon is secreted or harbored, and
- pod reason to believe a felon is secreted or harbored, and there any person who has committed a breach of the peace tay be, or where any felony or breach of the peace is being termitted; to arrest disorderly persons or felons, and those tagged in disorderly assemblages, and take them before any tatice of the peace of the township of Chesaning, who shall tar, try and determine the matter: Provided, That nothing in Proviso. It is act shall be construed into his serving process in civil cases, or in criminal cases for the violation of any general law of the late of Michigan.
- Sec. 3. He shall have the power to compel the citizens to aid To compel extinguishing fires.

LAWS OF MICHIGAN.

1256

To be subject to con-trol of trus-

Sec. 4. The marshal shall at all times be subject to t pervision and control of the president and trustees, and whenever directed by the board of trustees, make con in writing, and on oath, before any justice of the peace! township of Chesaning, for any violation of the by-laws lations, or ordinances of said village, passed by virtue provisions of this act, whenever the violation complain shall have been done in view of said marshal.

To be col-lector of

Sec. 5. He shall be collector of taxes in said villar shall have full power to collect the same, as provided article thirteen of this act.

To make report.

Sec. 6. He shall report in writing to the board of the from time to time, as he may be required by resolution board of trustees, of all his actions and doings, by vi his office, which report shall be filed with the clerk village.

When may from office.

Sec. 7. The marshal may be removed from office by jority vote of the board of trustees, for any refusal or 1 to comply with any lawful order or direction of the be trustees, or for gross neglect in the discharge of official but the cause of such removal shall in all cases be spi large upon the records of the village.

ARTICLE IX.

OF THE TREASURER OF SAID VILLAGE.

Treasurer.

Sec. 1. The treasurer shall receive all moneys belonging corporation, and disburse the same under the direction board of trustees.

How shall pay out money.

Sec. 2. He shall not pay any money on account of a lage, except upon a resolution of the board of trustees, an order signed by the president and countersigned clerk.

To keep record of receipts and account of all such receipts and disbursements, and expenditures last receipts meeting of the board of trustees prior to the Sec. 3. The treasurer shall make and keep a correct last regular meeting of the board of trustees prior to the

etion, and at any other time when called upon by a resolun of the board of trustees so to do, shall present to said and a report in writing, of all items of receipts and disburseints, with a statement of the debts, dues and demands of id corporation.

Sec. 4. The treasurer shall have full power to sell and con-to sell lands returned for delinquent taxes, as provided for in for taxes.

ARTICLE X.

OF THE ASSESSOR OF SAID VILLAGE.

Sec. 1. The assessor shall have such powers, and discharge the Assessor. times prescribed in articles fourteen and fifteen of this act, and rform such other services as are provided for in said article.

ARTICLE XI.

OF VACANCIES IN OFFICE.

Sec. 1. A vacancy in the office of any of the officers of said vacancies in lage (except president) shall be filled on the appointment of me president, ratified by the board of trustees; and the said pard of trustees shall, at their first regular meeting after each negative and the said pard of trustees shall, at their first regular meeting after each negative from their number a president pro tempore, who shall, in me absence of the president, discharge all the duties, be subject to the like responsibilities, and exercise the same powers are in provided for in the office of president.

ARTICLE XII.

OF THE COMPENSATION OF OFFICERS.

- Sec. 1. The president and trustees shall not receive any com-Compensation for attendance at the regular meetings of the board of officers.

 'trustees.
- Sec. 2. The officers of said village (except as provided in Ibid action one of this article) shall receive such compensation as the board of trustees shall, by resolution, direct.

Limit of highway taxes.

LAWS OF MICHIGAN.

ARTICLE XIII.

OF THE LIMIT OF TAXATION.

Sec. 1. The board of trustees shall have power to raise by Trustees power of, to raise general tax (but not including highway and poll tax, otherwin provided for in sections two and three of this article) upon the taxable inhabitants of said village and the property there liable to taxation, such sums of money as they shall deen

Taxes limit'd proper, but not to exceed the sum of one-half of one per cast upon the assessed value of such property to defray the general expenses of the corporation, and to carry into effect the several powers and privileges of this act. Sec. 2. The board of trustees shall have power to levy a

tax. highway tax upon the real and personal property liable to taxation in said village, not exceeding in any one year the sum d one-half of one per cent. upon the assessed value of such property, to be expended exclusively upon highways, streets, allers and lanes of said village, as the board of trustees shall direct Sec. 3. The board of trustees shall have power to levy and Poll tax; who to pay. cause to be collected, in each and every year, a poll tax of one

dollar upon every male inhabitant of said village of the age of twenty-one years and upwards, and not exceeding the age of fifty years, except paupers, idiots, lunatics, and others exempted by the laws of this State, and in article twenty-five of this act; and all moneys collected by virtue of this section shall be used

and considered as a part of the highway fund. Sec. 4. No other highway tax shall be levied and collected in said village excepting those mentioned in sections two and three of this article; and the tax specified in said sections shall be included in and subject to the same proceedings as by this act are required to be had upon the general tax.

Sec. 5. The board of trustees may cause to be raised such Special tax. further sum as they may deem necessary, not exceeding the sum of two per cent. upon the assessed value of property in said village, by special tax: Provided, That the consent of a major-Proviso.

ity of the electors of said village authorized to vote, who

sent and voting at an annual, or special meeting called for purpose, first be obtained.

- sc. 6. Before any tax for such further sum can be voted for Notice of my meeting, a notice must be published by order of the vote on tax. rd of trustees, and signed by the clerk of said village, for the two weeks before such meeting, by publishing the same in a village newspapers, if there shall be any published in I village, and by posting the same in at least six public the said village, stating that the meeting will be called a to vote for such tax, specifying the objects and the sum posed to be raised.
- ec. 7. The vote on any special tax shall be by ballot, which How vote ll have written or printed, or partly written and partly made. ated on the inside, the words "for the tax," or "against the "and be deposited in a separate box, to be labeled "village;" and all other proceedings had therein shall be the same provided for in this act for holding elections.
- sec. 8. The proceedings for the assessing, apportioning, re-Proceedings wing and collecting such tax so voted, shall be the same as tax, etc.

ARTICLE XIV.

OF THE ASSESSMENT OF TAXES.

Sec. 1. The assessor of said village shall once in each year, Assessment or before the second Monday in May, make an assessment tents of l, containing a description of all the property, both real and sonal, liable to taxation in said village, and the name of lowner or occupant, or agent thereof, if known, and the nes of all persons liable to pay a poll tax in said village, and ll set down in such roll the valuation of such property at fair cash value, placing the value of real and personal perty in separate columns.

iec. 2. The assessor, immediately after the completion of the Notice of assement roll, and before any tax shall be levied on the same, time for religious ten days' notice by posting in at least six public ses in said village, that on a certain day, and in a certain

place in said village, therein named, he will review said assessment roll, and that any person or persons deeming themselves aggrieved by such assessment may be heard.

Corrections

Sec. 3. The assessor, at the time and place mentioned in midnotice, shall receive the complaints of any person or person deeming themselves aggrieved by such assessment, and it is shall appear that any person has been wrongfully assessed, the assessor shall then and there alter such assessment roll, as that appear to him to be just and proper.

Assessor to certify to trustees.

Sec. 4. Immediately after the expiration of ten days, and review of the assessment roll as aforesaid, the assessor shall extify the said roll, under his hand, to the board of trustees of said village.

Trustees to certify back to assessor

Sec. 5. The board of trustees shall thereupon, after an examination of said assessment roll, certify the same back to the assessor, with the amount of general, special, and highway tax to be raised, together with a particular description of the lots, and the amount to be raised on each of said lots, as a special assessment for work done, as provided for in section four, of article six of this act, which said certificate, endowed on said assessment roll, shall be signed by the president and clerk of said village.

ARTICLE XV.

OF THE APPORTIONMENT OF TAXES.

Apportionment of taxes. Sec. 1. The assessor of said village shall, immediately after receiving the assessment roll, with the amount to be raised thereon, as provided in the preceding section, proceed to estimate, apportion and set down, in two separate columns, opposite to the several sums set down as the value of real and personal estate on the assessment roll, in proportion to the individual and particular estimate and valuation as specified thereon, the respective sums, in dollars and cents, as a general, special, and highway tax thereon; also, in a third column, opposite the particular description of individual lots, he shall set

vn the sums se verally assessed on said lots, as an assessment special work done under section four, of article six of this to be paid by the owner or owners, or parties interested in h real and personal estate: and shall also set down in a rth column, on said assessment roll, one dollar opposite the ne of every person liable to pay a poll tax in said village. Sec. 2. Immediately after apportioning the tax as provided Marshal; the preceding section, the assessor shall cause said assess-deliver roll at roll, certified to under his hand, to be delivered to the rshal of said village, with a warrant annexed thereto under To collect hands of said assessor and the president of said village, seting and requiring him to collect from the several persons med in said roll, the several sums mentioned therein opposite air respective names as a tax or assessment, and authorizing n, in case any of them shall neglect or refuse to pay such ms, to levy the same by distress and sale of his, her or their Distress and ods and chattels, together with the costs and charges of such stress and sale, and directing him to pay such sums, when lected, to the treasurer of said village, by a certain day wein named, not more than forty days from the date of said rrant.

Sec. 3. The president and assessor may renew said warrant warrant m time to time, by direction of the board of trustees.

Sec. 4. Whenever any special tax shall be voted to be raised Basis of provided for in article thirteen of this act, the apportionnt of the same shall be based on the assessed value of the land personal estate as set down in the annual assessment L

ARTICLE XVI.

OF THE COLLECTION OF TAXES.

sec. 1. The marshal of said village shall, immediately after when marshal shall proceed to reunto annexed, as provided for in section three of the preling article, proceed to collect the taxes as apportioned in d roll, and according to the provisions of said warrant.

LAWS OF MICHIGAN.

Proceedings Sec. 2. If any person or persons shall: e or neglect to when pers'ns refuse to pay pay the sum or sums at which they shall be taxed or a as aforesaid, the marshal shall proceed to levy the same by tress and sale of the goods and chattels of the persons are liable to pay the same, first giving public notice thered is required by law to be given by township treasurers; and case the goods and chattels so distressed shall be sold for than the amount of the tax or assessment, with the charges distress and sale thereon, the surplus shall be paid on den

to the owner or owners of such goods and chattels.

Sec. 3. In case any person upon whom any tax to be asset shall may shall may levy and sell in said village for personal estate shall have removed out of chattels. said village after the assessment, and before such tax out by law to be collected, it shall be lawful for the marshal to lay and collect such tax of the goods and chattels of the person *

> assessed, in any township within the county to which make person shall have removed, or in which he shall reside.

Sec. 4. Whenever any tax which shall be assessed on personal

When per

property in said village shall be returned by the marshal for non-payment, under the provisions of this act, it shall be lawful for the marshal of said village to sue the person or person against whom such tax was assessed, before any court of competent jurisdiction, and to have, use, and take all lawful ways and means provided by law for the collection of debts, to enforce the payment of such tax.

Return of unpaid

Sec. 5. In case the marshal shall be unable to collect the taxes assessed on any real estate, he shall make a return thereof, with the amount due and unpaid thereon, within ten days after the expiration of the time limited in the assessor's warrant to him for the collection of taxes, or in the renewal of the time thereof by the said assessor, as provided for in section three, of article fifteen of this act, to the treasurer of said village; and all taxes levied upon real estate, and all assessments made thereon, under and by virtue of the provisions of this act, shall be and remain a lien upon said real estate until the same is paid.

Sec. 6. The tree of said village shall preserve, in books treasurer to be by him kept if that purpose, a list of all lands returned of delinqu'nt lands.

I him delinquent for taxes by the marshal, as provided in the second section; and if the same shall remain unpaid, to to sell lands at public sther with interest at the rate of twenty per centum per annum auction.

The term of one year from the date of the warrant to the marshal as aforesaid, for the term of one year from the date of the warrant to the marshal, he shall cause so much of the land charged with such tax and assessment and interest, to be sold at public auction to the lighest bidder, as shall be necessary to pay the said tax, measument, interest, and cost of sale thereof.

Sec. 7. Before any land shall be sold for delinquent taxes, as to give notice of sale servided in the preceding section, the treasurer shall give notice be at least six weeks, by publication in a newspaper published a said village, if any such should be so published, and if not, then by posting up in at least three of the most public places a said village, of the time and place of sale, with a description of the land then and there to be sold for delinquent taxes.

Sec. 8. The treasurer, on the day mentioned in said notice, Proceedings on day of the commence the sale of said lands, and continue the same sale.

From day to day until all is sold upon which there are taxes, seessments, and interest due and unpaid; and in selling such ands he shall sell so much of each description as will pay the axes, assessments, interest, and cost of sale, as aforesaid.

Sec. 9. In case less than the whole of any description shall Portion of description e sold for the taxes, assessments, interest, and charges thereon, to be sold. he portion thereof sold shall be taken from the north side of ach description.

Sec. 10. At the sale aforesaid, the treasurer shall give the Certificate of urchaser or purchasers of any such lands a certificate in purchase. riting, describing the land purchased, and the sum paid there, and the time when the purchaser or purchasers will be atitled to a deed of the said lands; and unless within one Conveyance. sar from the date of such sale, there shall be paid to the treasrer, for the use of the purchaser or purchasers, his, her, or lear heirs or as an is, the sum mentioned in such certificate,

together with the interest thereon, at the e of twenty per centum per annum, from the date of such some, the treatment shall, at the expiration of said one year, execute to the per chaser or purchasers, his, her, or their heirs or assigns, a conveyance of the lands sold, which said conveyance shall, in all the proceedings previous to the sale of the land and execution of the deed have been regular and according to law, we in the purchaser or purchasers, or to whomsoever it shall be given, an estate in fee simple, and the said conveyance shall be prima facie evidence of the regularity of all the proceeding connected therewith, from the valuation of the land by the assessor to the date of the deed inclusive, and of the title in the greater therein named and according to law, we have the conveyance and according to the said conveyance shall be prima facie.

When may be used as evidence. grantee therein named; and every such conveyance executed by the said treasurer, under his hand and seal, witnessed, as knowledged and recorded in the usual form, may be given in evidence in the same manner as other deeds of conveyance.

ARTICLE XVIL

OF THE REGISTRATION OF ELECTORS OF SAID VILLAGE.

Board of registration.

Sec. 1. The president, clerk, and one of the three trustes having the shortest term to serve, shall constitute the village board of registration.

Clerk to provide books. Sec. 2. The clerk shall provide a suitable bound book, or register, at the expense of said village, so made and arranged as to conform with the laws of this State relating to the registation in the several townships thereof, to be kept by the said village clerk.

To make list of voters.

Sec. 3. The clerk of said village shall, at any time (except a provided for in this act) on demand, enter in its alphabetical order the name of any person entitled to vote in said village under the provisions of this act, with the date of such registration, and the residence of such person so demanding registration.

Day for completing and reviewing list of voters.

Sec. 4. On the last secular day next preceding the day for holding any regular or special election of said village, after the year one thousand eight hundred and sixty-nine, the said board

they shall designate, for the purpose of revising and comthey shall designate, for the purpose of revising and comthey the list of qualified voters entitled to vote at the electhen next ensuing, during which session it shall be the
the of each and every person then actually residing in said
they, and who, at the then next approaching election, may be a
think elector, and whose name is not already registered, to
the his name entered in the register, which shall be done by
the laws this State guarding the purity of elections in the several
tracking thereof).

ARTICLE XVIII.

OF ELECTIONS.

Sec. 1. The president, clerk, and one of the three trustees Election case term of office will first expire, shall constitute the ction board.

Sec. 2. The members of said election board shall, before encoaths of ing upon the discharge of their official duty, take an oath affirmation, to be administered one to the other, to support seenstitution of the United States and of the State of Michea, and te faithfully and impartially discharge their duties as iges of election, and said election board shall constitute the ard of inspectors of election within the meaning of this act.

Sec. 3. At any election held under and by virtue of the procent to place registrations of this act, (except at the first election otherwise prodef election in hands of ded for,) and before the polls shall be opened, the elect of board.

It village shall cause the register of electors of the village of the said village immediately thereafter, and they shall not not said village immediately thereafter, and they shall not said the vote of any person whose name is not written series.

LAWS OF MICHIGAN.

Township registration books to be used at first election.

Sec. 4. At the first e l in ' village, under provisions of this act, the r tration books of the tow of Chesaning of the qualific electors of said village, shall used with like force and eff as the register of the elector the village of Chesaning, provided for in this act.

on

Village registration not to interfere with that of township.

Sec. 5. The registration of electors provided for in this shall be used only for elections for village purposes, and not be construed to interfere with the registration of elecor the elections of the township of Chesaning.

Powers of board of

Sec. 6. The board of registration and election in said vi registration, shall exercise the same powers to preserve the purity of tions as are now, or may hereafter be given by law to boards registration and election in the several townships in this S except as modified by the provisions of this act.

ARTICLE XIX.

OF PRIVATE LANDS TAKEN FOR PUBLIC PURPOSES.

Proceedings when private property is taken.

Sec. 1. Whenever the lands of any person shall be required by the board of trustees for any of the purposes named article six, section five of this act, within the limits of said

Notice to owner.

lage, the board of trustees shall give notice in writing thered by personal service, or by written notice posted up in three the most public places in said village, to the owner or partie interested in said lands, his, her or their legal representative at least three weeks next preceding the meeting of said board of trustees, of the intention of said board of trustees to the such land for the purposes aforesaid; and after publication service of such notice, the board of trustees are authorized treat with the owner or parties interested in said lands, his, he Summoning or their legal representatives; and if, at the expiration of the

of jury.

time limited as aforesaid, for the publication or service of notice, the parties cannot agree therefor, it shall and may be lawful for the board of trustees to direct any justice of the peace of the township of Chesaning to issue a venire faciet, to command the marshal of said village, or any constable of

ecunty of Sa 1 7, to summon and return a jury of twelve Interested freeholders, residing within said county, to apbefore said justice at a time therein stated, to inquire into inst compensation to be paid therefor to the owner or owners, , her or their legal representatives, which jury, being first Jury to worn by said justice, faithfully and impartially to in-damages. into the just compensation to be made therefor, and hav-Eviewed the premises, if necessary, shall inquire of and assuch damages and compensation as they shall judge right I proper to be awarded to the owner or owners of, or parties brested, his, her or their legal representatives therefor, for ir respective losses, according to the several interests or estherein; and the said justice shall, upon the return of such essment or verdict, enter judgment therefor confirming the ne; and such sum or sums so assessed, together with the Compensation tendered to ta, shall be paid or legally tendered, before such land, owner. rands or premises shall be taken for the use of said village to person or persons, his, her or their legal representatives in ose favor the said judgment shall be rendered; it shall reupon be lawful for the board of trustees to cause the said d, ground or premises to be occupied and used for the rposes aforesaid.

ice. 2. The board of trustees, or any party or parties claim-Right of a damages as aforesaid, may have the right to remove such appeal.

It is damages as aforesaid, may have the right to remove such appeal.

It is damages as aforesaid, may have the right to remove such appeal.

It is damages as aforesaid, may have the right to remove such appeal.

It is damages as aforesaid party of his, her, or their intention to do, to said justice, in writing, within ten days; or, in case the absence of said party or parties from said village at the of the rendition of said judgment, then within thirty days in the verdict of said jury and the judgment of said justice, as aforesaid; and upon filing a transcript of the proceeds aforesaid, duly certified by said justice, within forty days in the verdict and judgment as aforesaid, in the circuit court the county of Saginaw, the same proceedings shall therem be had as is prescribed by law in other cases of appeal:

Output

Described of the right to remove such appeals as aforesaid, in the circuit court the county of Saginaw, the same proceedings shall therem be had as is prescribed by law in other cases of appeal:

LAWS OF MICHIGAN.

court shall not exceed the damages assessed before the mid justice, at least five dollars, then the party appealing shall pay all costs occasioned by such appeal.

ARTICLE XX.

OF PUBLICATION.

Publication; Sec. 1. Whenever publication shall be required by virtue the provisions of this act, and not herein otherwise provide for, it shall be construed to mean publication in the newspert of said village, if any such shall be published therein, and not, then by posting up in at least three of the most public places in said village.

What to be deemed evidence of publication.

Sec. 2. An affidavit of the publisher of the newspaper, what publication is made in said paper, or of the clerk of said village when publication is made by posting up, as provided for in this act, of notice of tax sale, or passage of any by-law, rule, regulation or ordinances of said village, or of any other notice required to be published by virtue of the provisions of this act, shall be prima facie evidence of such publication.

ARTICLE XXL

OF ANNUAL STATEMENT OF BOARD OF TRUSTEES.

Annual statement. Sec. 1. The board of trustees shall, at the expiration of each year, cause to be made out and published, a true statement, writing, of the finances of said village, exhibiting in detail items of receipts and expenditures of the year, together with the estimated receipts and disbursements for the ensuing year.

ARTICLE XXII.

OF DEPUTIES.

Deputies.

Sec. 1. The board of trustees shall have power to appoint one or more deputy marshals, who shall be under the same restraints, exercise the same powers, and be bound by the same responsibilities as the marshal, duly appointed under the provisions of this act.

ARTICLE XXIII.

OF MONEYS COLLECTED BY THE MARSHAL.

- lec. 1. The marshal shall pay all moneys collected by him Marshal to pay all virtue of his office, except as herein otherwise provided, moneys to him twenty days after receiving the same, to the treasurer of a village.
- iec. 2. The treasurer of said village shall give a receipt, in Treasurer to him, signed by him as such treasurer, to the marshal, or give receipt. Her person paying money to him on account of said village, mowledging the receipt of the same.

ARTICLE XXIV.

OF HIGHWAYS.

- dence and control of the commissioners of highways of the wnahip of Chesaning, except for the purpose of building, intaining and repairing the bridges across the Shiawassee wr within said village; the township of Chesaning and the village to id village shall be deemed the township of Chesaning, as the township id township existed before the passage of this act, and shall purposes. I subject to the provisions of the general laws of this State, lative to the building, maintaining and keeping in repair such ridges, and in no case shall the said village be liable or bound build, maintain or keep in repair such bridges.
- Sec. 2. All moneys collected for highway purposes shall be Highway spt a fund separate and apart from the general fund, and no kept. wasy shall be appropriated or paid from said fund, except for ighway purposes.

ARTICLE XXV.

OF PRIVILEGES OF FIREMEN.

Sec. 1. Each member of the fire department, or an engine, Firemen to ok and ladder, bucket or hose company, duly organized by be exempt from politax aboard of trustees, shall be exempt from politax, and shall vice.

so be excused from serving on juries.

LAWS OF MICHIGAN.

ARTICLE XXVI.

OF THE POWER TO BORROW MONEY.

Power to borrow money. Sec. 1. The board of trustees of said village shall have pour to borrow money for public improvements, on the credit of silvillage, not exceeding one thousand dollars in any one yet provided the same may be authorized as required in section, of article thirteen of this act.

ARTICLE XXVIL

OF THE SAGINAW COUNTY JAIL.

Corporation allowed use of county jail.

Sec. 1. The corporation shall be allowed the use of the common jail of the county of Saginaw for the imprisonment of any person liable to imprisonment under the provisions of this at or of any by-law, rule, regulation, or ordinance passed by which

tue thereof, and all persons so committed to said jail shall be

under the charge of the sheriff as in other cases: Provided,

Proviso. The said county of Saginaw shall in no manner be charged with the cost and expenses of such imprisonment in civil cases.

ARTICLE XXVIII.

OF THE COMPETENCY OF CITIZENS.

Competency of citizens.

Sec. 1. No person shall be deemed an incompetent judge witness or juror in any case in which said corporation is interested, by reason of his being an inhabitant of said village, accept as provided for in article nineteen, section one of the act.

This act shall take immediate effect. Approved April 3, 1869.

[No. 418.]

S ACT to authorize the township of Portsmouth, in the county of Bay, to issue its bonds to aid in the construction of bridge across Saginaw river.

township board of the township of Portsmouth, in Bay be issued in the township board of the township of Portsmouth, in Bay be issued in the said township, at such time as said township board may be in the said township, at such time as said township board may be in the bonds of said township for the purpose of building a bridge across Saginaw river; and if a two-thirds majority is the voters, voting on said loan, shall vote in favor of said in the voters, said board shall at a subsequent meeting or meetings bereof, issue the bonds of said township under the regulations in this act, to aid in the construction of a bridge in this act, to aid in the construction of a bridge in the posted in four places in said township board shall Proviso.

The People of the township to its in the township board shall proviso.

The People of the township to its interest in the township board shall proviso.

The People of the township township township twenty is previous to said election; also, said notice be printed in a bey City paper for three successive weeks.

Sec. 2. Such bonds shall be signed by the chairman and clerk By whom signed.

of said board, and may be issued to an amount not exceeding Amount of.

fifteen thousand dollars, in sums not less than five hundred dollars each, bearing interest payable annually, at a rate not exceeding ten per centum per annum, represented by coupons in the usual form; the bonds shall be drawn to the order of the How drawn.

Sumpany to which they are loaned, and shall be made payable lot more than twenty years after the date of the issue thereof.

Sec. 3. The township board of said township of Portsmouth Township board to ball loan said bonds under the regulations contained in this loan.

et, to the "Kossuth Street Bridge Company," the object of aid company being the construction of a bridge from the viluge of Portsmouth, across the Saginaw river, to the west bank as said river; and said board may provide by taxation upon the Board to be all and personal property within said township of Portsmouth, payment of the payment of interest and principal when the same shall become due, said board being hereby authorized to levy and

collect whatever may be necessarily assessed for said purpose in the same manner provided for the levying and collecting of other taxes.

Board to receive security for payment of bonds.

Sec. 4. When said board shall have issued said bonds, before the delivery thereof, they shall receive such security for their payment at maturity by said company, and for the payment of the interest on said principal as it shall become due and payable, as shall be deemed satisfactory to said board.

When company shali receive bonds. Sec. 5. When said company shall have expended fifteen thousand dollars toward the construction of a bridge across the Saginaw river, as named in section three of this act, and not before, shall said township board issue and deliver to said bridge company, the whole amount of the bonds so voted.

Sec. 6. This act shall take immediate effect. Approved April 3, 1869.

[No. 419.]

AN ACT to incorporate the village of New Buffalo, Berrien county.

Boundaries.

Section 1. The People of the State of Michigan enact, That all that tract of country situate within the township of New Buffalo, in the county of Berrien, in the State of Michigan, which is known and described as follows, to wit: The southeast quarter and north-east fractional quarter of section nine, all of section ten, according to the original survey of the same, and the west half of the north-west quarter and the west half of the south-west quarter of section eleven, of township eight south, of range twenty-one west, be and the same is hereby made and constituted a town corporate, by the name, style and title of the village of New Buffalo.

Elections.

Sec. 2. The electors of said village shall meet at the school-house in said village on the second Monday in April, one thousand eight hundred and sixty-nine, and on the first Monday in

March annually thereafter, at such place within the limits of said corporation as shall be designated by the president and trustees, and there, by ballot, shall elect by a plurality of votes, one person to be president of said village; three persons shall officers and in like manner be elected trustees, who shall hold their offices office. for the term of one year; three persons shall also be elected trustees, who shall also hold their offices for the term of two years; one person shall be elected recorder, who shall hold his office for the term of two years; one person shall be elected treasurer, one person shall be elected marshal, and one person shall be elected assessor, who shall hold their offices for the term of one year; and annually thereafter, a president, treasurer, marshal, and assessor shall be elected, who shall hold their offices for one year, and three trustees shall be so elected. who shall hold their offices two years; and biennially after said first election shall be elected one recorder, who shall hold his office for the term of two years; but if an election of president and trustees shall not be made on the day when, pursuant to this act, it ought to be made, the said corporation shall not for that cause be dissolved, and it shall be lawful to hold such election at any time thereafter, public notice being given as prescribed by this act for the holding of the regular election. The president and the three trustees thus elected, together village with the three trustees whose term of office is unexpired, shall to constitute constitute a village board, and a majority of the board shall constitute a quorum for the transaction of business, and a less number may adjourn from time to time. The president shall Dutles of also be the chief executive officer of the village; he shall preside at all the meetings of the board, and it shall be his duty to see that all the officers of said village faithfully discharge their duties, and in case of his absence or inability to serve, the trustees shall have power to elect from their own number a president pro tem., who shall, in the absence of, have all the powers and perform all the duties of the president.

Sec. 3. It shall be the duty of George F. Collett, for the first Notice of election under this act, and of the recorder for all subsequent 160-

elections, to give at least five days' notice of the time and place

of holding an election, either by posting written or printed notices in five of the most public places in said village, or by causing the same to be published in some newspaper printed in the village; and at all elections the polls shall be opened between the hours of nine and ten o'clock in the forenoon, and shall continue open until three o'clock in the afternoon of the same day, and no longer; and at the close of the polls the ballots shall be counted, and a true statement of the result thereof proclaimed to the electors present, and the recorder shall make a true record thereof, and within five days give notice to the persons elected, who shall enter upon their duties on the following Monday.

First election.

Board of inspectors.

present, from among their number, two judges and one clerk of said election, who, together, shall constitute the board of inspectors thereof, each of whom shall, before entering upon the duties of his office, take an oath before some person authorized to administer oaths, that he will faithfully and impartially discharge the duties thereof. The said board shall

Sec. 4. At the first election to be holden under this act in

said village, there shall be chosen by the qualified electors then

Duties of.

Judges and clerk of election.

partially discharge the duties thereof. The said board shall conduct the said election, and certify the result thereof; and at all subsequent elections the president and one or more trustees shall be judges of the election, and in case of the absence of the president, or his inability to serve, any two or more of the trustees shall be such judges, and the recorder of the village, or his substitute, shall be clerk of the election; and the judges and clerk shall take an oath, to be administered by either of the others, to faithfully and honestly discharge their

Powers of.

now or may hereafter be given to township boards of election by general laws of this State. Sec. 5. The president, and every other officer elected under

duties as judges and clerk of such election; and said board shall have such power to preserve the purity of the elections.

and conduct the canvass thereafter in the same manner as is

All officers Sec. 5. The president, and every other officer elected under to take oath the provisions of this act, before he enters upon the duties of

his office, shall take and subscribe an oath or affirmation, which may be administered by any trustee or other person authorized to administer oaths, to support the constitution of the United States and of this State, and that he will faithfully discharge the duties of his office, according to the best of his ability, a record of which oath or affirmation shall be made and kept by the recorder, who shall attend all meetings of the board, keep a fair and accurate record of their proceedings, and perform such other duties as shall be assigned him by this act, and by the by-laws and ordinances of the village.

- Sec. 6. The president and trustees of said village shall be a Body corporate and politic, with the same powers as township politic. boards, in addition to those granted by this act, under the name of the president and trustees of the village of New Buffalo, and may have a common seal, which they may alter at pleasure, and may purchase and hold real estate for the use of said village, and at any time sell and convey the same, and may sue and be sued, defend and be defended in any court; but when any suit shall be commenced against the corporation the same shall be commenced by summons, an attested copy of which shall be served upon the president of the village, at least six days before the return thereof: *Provided*, That in case such Proviso. summons cannot, for any reason, be served upon the president, it may be served on any one of the trustees.
- Sec. 7. The president and trustees shall have power to ordain trustees and establish by-laws, rules and regulations, and the same to laws relative alter and repeal at pleasure, for the following purposes, viz:

 For the preservation and maintenance of the corporate property Public property. and public places and buildings of said village; to regulate the police thereof; to preserve the public peace; to prevent riots, Riots. disturbances, and disorderly assemblages; to appoint watchmen and policemen, and organize a fire department and define their duties, and prescribe penalties for their delinquencies; to vagrants restrain, apprehend, and punish vagrants, mendicants, drunkards, and all disorderly persons; to punish lewd and lascivious behavior in the streets and other public places; to suppress

1276

LAWS OF MICHIGAN.

and restrain disorderly and gaming houses, and other devices Disorderly and instruments of gaming; and shall have the exclusive power and authority to license such persons as tavern-keepers and Tavern keepers. common victualers, as they shall think best, (but no license shall be in force except during the life of the board granting it); to prevent the selling or giving away of spirituous or fer-Liquors. mented liquors to drunkards, minors, or apprentices; to prevent and punish immoderate riding or driving in the streets; to abate, prevent, and remove nuisances; to suppress all disorderly houses and houses of ill-fame, and to punish the keepers Houses of ill-fame. and inmates thereof; to prevent and compel the removal of all incumbrances, encroachments, and obstructions upon the streets, Clearing of sidewalks. walks, lanes and alleys, parks and public grounds; to compel the owners or occupants of lots to clear sidewalks in front of and adjacent thereto, of dirt, mud, boxes, and every incumbrance or obstruction thereto; to regulate the storage of powder, Powder. lumber, or other combustible material; to prevent the use of fire-arms, slung-shots, and other weapons and fire-works; to regulate the sale of hay, wood, lime, and lumber; to maintain, and regulate pounds, and provide for the restraint of horses. Pounds. cattle, sheep, swine, mules, and other animals, geese and other poultry; to prevent the running at large of dogs, to require Dogs. them to be muzzled, and to authorize their destruction if found at large in violation of any ordinance; to construct hydraulic works to supply the village with water; to establish wells and Hydraulic works. cisterns, and prevent the waste of water; to borrow money for public improvements, not exceeding one thousand dollars in any one year; to purchase ground for and regulate cemeteries and Cemeteries. the burial of the dead, and to provide for the return of bills of mortality, and to order the use for burial purposes of any burial ground or cemetery to be discontinued, whenever they shall deem the same necessary for the best interests or health of the citizens; to ascertain, establish and settle the boundaries of all Boundaries the streets and alleys, and to establish the grades therefor; to

> regulate the building of partition fences; to prevent the erection of buildings in an unsafe manner, and to pass all necessary

regulations relative to buildings deemed unsafe; to regulate Hazardous buildings. the construction of smiths' shops, planing establishments, bakeries, and all other buildings considered extra hazardous; to guard against fires; to regulate the duties, powers, and fees of the village officers; to prescribe the setting of posts and shade trees; to provide for the construction of sidewalks, and Sidewalks. repairing the same; to grade the walks, streets, alleys, and to prescribe the manner of planking or paving them, the cost and expense of which to be paid by assessment on the lots in front or adjoining which either or all of such improvements shall be made, but not otherwise; but no one of said improvements, except paving, shall be made, unless the individuals owning onehalf of the property to be assessed for the same improvements shall petition the president and trustees for that purpose; to Highways. construct and keep in repair the public highways, bridges, culverts and sewers; to lay out new streets and alleys, and extend those already laid out, under the restrictions provided in this act; to vacate streets and alleys; to prescribe the levying and collecting of the highway and other taxes; to provide for the taking of a census whenever they shall see fit; to tax and regu-Theatres. late theatres, shows, and concerts; to regulate and tax, at their Auctions. discretion, auctioneers, or auction sales, gift enterprises, hawkers, hucksters, peddlers and pawnbrokers; to rail and curb, when Railing necessary, all walks, at the expense of the owners of the adjoining lots; to levy taxes, not exceeding one per cent. upon the as-Levying sessed valuation thereof, exclusive of school and highway taxes, on all personal and real estate within the limits of the village, except property belonging to the village, town, county or State, excepting also, places of public worship belonging to any church or congregation, and all grounds or buildings used exclusively for educational purposes; to take the lands of any individual Taking for the purpose of constructing, widening, or extending streets, property. but not until said individual shall be paid the value thereof, and of all buildings upon said lands, and all damages he will sustain, as provided for in this act. For the violation of any by-Fines and penalties. laws, rules and regulations, such reasonable penalties and fines

may be imposed by the law itself as the president and trustees may deem proper; and when any fine or penalty shall not exceed one hundred dollars, the same may be recovered before any justice of the peace in the township of New Buffalo; and any interest the inhabitants of the village of New Buffalo, as a

Citizens to be compet'nt as jurors.

corporate body, may have in the fine and penalty to be recovered, shall not disqualify any inhabitant of said village to try such cause, or serve as juror, or be a witness therein; and the circuit court of the county shall also have jurisdiction over all fines and penalties imposed by said by-laws.

Taxes to be a lien on property. Sec. 8. All taxes levied upon real estate, and all assessments made thereon, for opening, widening, extending, paving, grading, planking or repairing a street or alley, or making and repairing sidewalks, shall remain a lieu upon said estate until paid.

Annual statement. Sec. 9. The president and trustees shall, at the expiration of each year, cause to be made out and published in some newspaper printed in said village, if one shall be printed therein, and if one is not printed, then to be posted on the outward door of the building where the last annual election was held in said village, a true statement, exhibiting in detail all items of receipts and expenditures of the preceding year.

When bylaws, etc., shall take effect. Sec. 10. No by-laws or ordinances of said corporation shall have any effect until the same shall have been published three weeks successively in a newspaper printed in said village, or by written notices posted up in three of the most public places in said village; and an affidavit of said publication in the manner aforesaid, entered at large on the records of the corporation by the recorder thereof, or the publisher of the paper, if it be printed, shall be deemed *prima facie* evidence of such publication.

Assessment roll.

Sec. 11. It shall be the duty of the president and trustees, once in each and every year, and immediately after the assessor has assessed the real and personal estate lying and being in said village, to estimate, apportion and set down, in a column left for that purpose, opposite to the several sums set down

as the polls and value of real and personal estate in the assessment roll, the respective sums, in dollars and cents, to be paid as a tax or assessment thereon, but not until they shall Notice of first give ten days' notice, by publishing thereof, of the time reviewing and place of reviewing said assessment roll, under the supervision of the president and assessor, that any party deeming himself aggrieved may be heard; and the roll may then and there be altered, if it shall be made to appear that any person has been wrongfully assessed; and then they shall cause said Marshal to assessment roll, or a copy thereof, to be delivered to the marshal of said village, with a warrant annexed to the same, under the hands and seals of said assessor and trustees, or a majority of them, directing and requiring him to collect from the several persons named in said roll, the several sums mentioned therein, set opposite their respective names, as the tax or assessment, and authorizing him, in case any of them shall refuse or neglect to pay such sums, to levy the same by distress and sale of his or her goods and chattels, together with the costs and charges of such distress and sale, and directing him to pay such money, when collected, to the treasurer of said village, by a certain day therein named, not less than forty days from the date of said warrant, and said warrant may be renewed from time to time, as the trustees may deem best; and when any special asassessment shall be made for any special improvement, it shall be legal. be legal, even if it is not made at the time of making the yearly list, notice being given and a meeting being held for the review of said assessment, as herein provided.

Sec. 12. If any person shall refuse or neglect to pay the sum Proceedings or sums at which he shall be taxed or assessed as aforesaid, in case of the marshal is hereby authorized and required to levy the same by distress and sale of the goods and chattels of the person who ought to pay the same, first giving public notice thereof as required by law to be given by township treasurers; and in case the goods and chattels distressed shall be sold for more than the amount of tax or assessment, with the charges of dis-

tress and sale, the surplus shall be paid to the owner of such

Real estate;

When may be sold at auction.

goods and chattels, on demand. Sec. 13. The tax upon real estate, with the assessments, for

the purpose named in the eighth section of this act, shall be put down in said assessment roll by itself in a column; and

whenever any such tax or assessment, and the interest thereon, which shall be computed at the rate of ten per centum per annum until paid, shall remain unpaid for one year from the date of the warrant to the marshal as aforesaid, the treasurer of said village shall cause so much of the land charged with such taxes and assessment, and interest, to be sold at public auction, at some public place in said village, to the highest bidder, as shall be necessary to pay the said taxes and assessments, and interest, together with all charges thereon, first giving at least seven weeks' notice of the time and place of such sale, by advertisement posted up in three of the most public places in

said village, or by causing the same to be published in a newspaper in said village; and an affidavit of such publication, re-

Notice of

corded in the manner prescribed in the tenth section of this act, shall be deemed prima facie evidence of the fact of such publication. Sec. 14. On the day mentioned in said notice, the said treas-

Proceeding on day of sale.

urer shall commence the sale of said lands, and continue the same from day to day until so much thereof shall be sold as will pay the taxes and assessments as aforesaid, with the interest and charges due, assessed and charged thereon as aforesaid; and the said treasurer shall give to the purchaser or purchasers of any such lands, a certificate in writing, describing the

Certificate of purchase.

lands purchased and the sums paid therefor, and the time when the purchaser will be entitled to a deed of said lands; Conveyance, and unless within one year from the date of the sale thereof, there shall be paid to the treasurer, for the use of the purchaser, his heirs or assigns, the sum mentioned in such certificate, together with the interest thereon, at the rate of twentyfive per centum per annum, from the date of such certificate, the treasurer, or his successor in office shall, at the expiration

of said one year, execute to the purchaser, his heirs and assigns, a conveyance of the lands so sold, which conveyance shall vest in the person or persons to whom it shall be given an estate in fee simple, except it may appear that the tax or taxes have been paid, subject to all the claims the State may have thereon; and the said conveyance shall be prima facie evidence that the sale and all things pertaining thereto was regular, according to the provisions of this act; and every such conveyance executed when may by the said treasurer, under his hand and seal, witnessed and evidence. acknowledged, and recorded in the usual form, may be given in evidence in the same manner, and with like effect as a deed regularly executed and acknowledged by the owner, and duly recorded, may be given in evidence.

Sec. 15. The treasurer of said village shall receive the same Fees of fees in cases of sale as aforesaid, and conduct the sale in like manner as provided by law for the county treasurer for like services; and the expenses of advertising any land for sale in pursuance of this act, shall, by the treasurer, be added to such taxes, respectively, as are charged upon lands and unpaid, in proportion to the amount of such person's tax as charged and unpaid.

Sec. 16. No money shall be drawn from the treasury except Money; how drawn from by appropriation of the president and trustees, and orders treasury. directing the payment of any and all sums of money shall specify the object and purpose of the same, and the fund from which it is to be paid, and shall be signed by the recorder and countersigned by the president.

Sec. 17. No member of the board of trustees, during his Trustees not continuation in office, shall become security for the perform-becurity or be interested ance of any official act or duty to be done or performed by any in any contract person elected or appointed to any office under the provisions of this act; and during the term for which he may be elected a member of said board, he shall not be interested, directly or indirectly, in any contract or purchase, the expense or consideration whereof is to be paid out of the village treasury.

Highway fund; how kept. Sec. 18. All money assessed and raised for highway purposes, shall be kept a fund separate and distinct from the general fund, and no money shall be appropriated or paid from such highway fund except for highway purposes.

Officers to give bond.

Sec. 19. The president and trustees may and shall require of any of the officers appointed or elected under the provisions of this act, such security, by bond, for the performance of the duties of their respective offices, as shall be thought expedient, which bond shall run to the president and trustees of the corporation and their successors in office, and suit may be brought for any breach of said bond as in other cases, before any justice of the peace of the township of New Buffalo, or the circuit court of the county of Berrien, according to the amount claimed, which courts are hereby authorized to hear, try and determine the same.

Justices of the peace; powers and duties of.

Sec. 20. Any justice of the peace of the township of New Buffalo shall have full power and authority, and is hereby authorized and empowered to hear, try and determine any cause which may arise under this act, and for that purpose to hold a court in and for said village of New Buffalo, and shall have cognizance of all matter arising under and by virtue of this act, and the by-laws and ordinances of the president and trustees, and shall have jurisdiction to hear complaints, to conduct examinations in criminal and civil cases, and to try offenses which may hereafter arise within the corporate limits of said village of New Buffalo, in like manner and with like effect as may be done by the general laws of this State, and with like fees; and all processes shall be tested and made returnable, and the proceedings shall be conducted in the like manner as prescribed for justices of the peace by the laws of this State, and appeals may be taken from judgments rendered, in the same time and in the same manner as provided in other cases.

Marshal.

To be chief of police.

Sec. 21. The marshal shall have the general supervision of the village, and see that the laws are enforced, and by virtue of his office shall be high constable and chief of the police, with the powers belonging to the constables of any township, having power to enter into any disorderly or gaming house, or To enter disorderly dwelling house, or any other building where he may have good houses. reason to believe that a felon is secreted or harbored, and where any person [is] who has committed a breach of the peace, or where any felony or breach of the peace is being committed; to arrest disorderly persons and felons, and those engaged in To arrest unlawful assemblages, and take them before any justice of the peace of the township of New Buffalo, (who shall hear and determine the matter, on proof, in a summary way); to compel the citizens to aid in extinguishing fires; to serve all processes issued in pursuance of this act, or any by-law of said village; to appoint deputies, with powers similar to his own: Provided, Proviso. That nothing in this act shall be construed into his serving processes issued by justices of the peace in civil cases.

Sec. 22. The marshal shall at all times be subject to the con- To be subject trol and supervision of the president and trustees in the distrustees. charge of his official duties, and he may be removed from office by a majority of their whole number, for any refusal or neglect to comply with their orders and directions, or for any gross neglect in the discharge of other official duties, but the cause of such removal shall in all cases be made a matter of record by them.

Sec. 23. A vacancy in the office of recorder, marshal, treas-vacancies; urer or assessor, or either of them, whether by death, resignation or otherwise, shall be filled for the unexpired terfit, by appointment, to be made by the president and trustees; and any vacancy in the number of trustees shall be filled in the same manner.

Sec. 24. The president and trustees shall each receive, as Compensation for services, at the rate of one dollar per day for of officers. the time they are actually employed. The marshal shall receive such salary as the president and trustees may prescribe, not exceeding the sum of fifty dollars in each year, which shall be full compensation for all services rendered by him. The recorder, treasurer and assessor, shall each receive such compensation as the president and trustees shall direct.

Corporation of county

Sec. 25. The corporation shall be allowed the use of the common jail of the county of Berrien for the imprisonment of any person liable to imprisonment under the by-laws or ordinances of said corporation, and all persons so committed to said jail shall be under the charge of the sheriff, as in other cases: Provided, The county shall in no manner be chargeable with the costs and expenses of such imprisonment in civil cases.

Proviso.

Firemen to be exempt from poll tax and jury service.

Sec. 26. Each member of the fire department, or of an engine, hook and ladder, bucket or hose company, duly organized by the president and trustees, shall be exempt from poll tax or serving on juries; and the president and trustees may pass such laws as they may deem proper to prevent or extinguish fire, and to annex penalties for the violation thereof, and to compel the assistance of the citizens to aid in extinguishing any fire. Sec. 27. The president and trustees shall be the commission-

ers of streets and highways, and, within the limits of the village, shall have the same power and perform the same duties as now by law belong to commissioners of streets and highways in the several townships of the State; and shall appoint the overseers of highways to repair and keep in order the high-

ways, streets and alleys, and shall cause a tax to be levied and collected as taxes usually are for constructing and repairing roads in the different townships, and shall have exclusive control of the highway moneys levied and collected in the village: Provided, That their power to order fences to be removed, and

Trustees to be com'rs

To appoint overseers of highways.

Proviso.

Ibid.

day of April and the first day of November in each year, but they may exercise such power at any time during the year: And provided further, That nothing herein contained shall be construed to exempt any person or property within said village from any township tax that may be legally levied within and for the township of New Buffalo, for the repairing, building or

rebuilding of any bridge within said township, or for any special expenditure for the laying out, opening, working or im-

remove such fences themselves, and to open, widen and extend streets and highways, shall not be restricted between the first proving any highway of said township, or for any damage for which said township may become liable, by reason of any neglect in keeping any bridge or public highway in proper repair.

Sec. 28. The lands within the limits of the corporation of School district the village of New Buffalo, and such contiguous territory as is described. or may hereafter be thereto annexed for school purposes, shall constitute a single school district, and be known and designated as "school district number one of the township of New Buffalo," and such district shall have all the powers and privileges conferred upon school districts by general law:

First. At the annual meeting of said district, to be held on Board of the first Monday of September, one thousand eight hundred when elected and sixty-nine, the qualified voters thereof shall elect by ballot six trustees, two each for one, two, and three years, who shall, together, constitute a district board of education; and annually thereafter, in the same manner, they shall elect two trustees, who shall hold their offices three years, and until their successors shall have been elected and qualified; and also, at the same time and in the same manner, shall fill all vacancies that may exist in said board;

Second. Within ten days after each annual meeting, the trus-Officers of tees thus elected shall meet and elect from their own number a president, secretary and treasurer, whose powers and duties shall be the same as those conferred upon and required of the moderator, director and assessor of school districts in this State, except so far as the same are increased or modified by the provisions of this act, or by former special acts passed for the benefit of said district. Said board shall have the power to fill any and all vacancies that may occur in their number, until the next annual meeting;

Third. Said board shall have the power to hire any and all rowers and necessary teachers for the several schools of said district, and fix the amount of their compensation; and all teachers employed by said board shall be considered as legally qualified, without examination by any school inspector or other officer; to

Proviso.

classify and grade said schools, and determine the ages and qualifications for admission thereto: *Provided*, No scholars otherwise entitled to admission, and between the ages of five and eighteen, shall be excluded therefrom; to adopt courses of study and text books for the use of said schools, and to enact such rules and by-laws as may be necessary for the preservation of all the property belonging to said district, for the government of the schools, and in reference to all business connected therewith, and also to levy and collect such sums as they may deem proper for the tuition of each and every scholar taught in said district who is not actually a resident thereof;

How school money shall be levied.

Fourth. The qualified voters of such district may, by vote, at the annual meeting, or at any special meeting called for that purpose, raise by tax on the taxable property of the district, such sums as shall be necessary to make the several schools of the district free of tuition in English branches to the resident scholars thereof;

Non-resident scholars.

Fifth. The treasurer of said district shall have the power, in the name of the district, to collect all moneys due for the tuition of scholars who are not actually residents thereof, by suit at law, under the direction of the said district board;

Board to publish its rules and by-laws. Sixth. The said board shall publish the rules and by-laws they may from time to time enact, by posting them wherever a school is held and kept in said district, and the secretary of said board shall also record the same in a book to be kept for that purpose;

Seventh. Every person elected to the office of trustee of said

Fine for refusal to serve.

Proviso.

district, who, without sufficient cause, shall neglect or refuse to serve therein, shall ferfeit for the use of said district the sum of ten dollars: *Provided*, That no person shall be compelled to serve two terms successively; and the said board shall have power to make all needful rules and regulations relative to its proceedings, and to punish, by fine, not exceeding five dollars for each offense, any member of the board who may, without sufficient cause, absent himself from any meeting thereof, said penalties to be collected as the board may direct.

Sec. 29. All moneys received for licenses granted to tavern-All license money to keepers or common victualers under the provisions of this act, be paid to shall be paid to the treasurer of said district, to be applied to the support and maintenance of schools therein.

Sec. 30. This act shall be favorably construed and received Public act. in all courts as a public act, and copies thereof, printed under the authority of the Legislature, shall be received as evidence without further proof.

Sec. 81. This act shall take immediate effect. Approved April 3, 1869.

[No. 420.]

AN ACT to incorporate the village of White Pigeon.

SECTION 1. The People of the State of Michigan enact, That Boundaries all that tract of land situated in the township of White Pigeon, county of St. Joseph, and State of Michigan, included within the following boundaries, to wit: Commencing at a point in the east and west quarter line of section one, town eight south, of range twelve west, where the said line is intersected by the east line of the Michigan Southern and Northern Indiana railroad, running thence south and east along the line of said railroad until it intersects the north and south quarter line running through sections six and seven, town eight south, of range eleven west, thence north to the east and west quarter line of section six, thence west along quarter line of section six and one aforesaid, to place of beginning, be and the same is hereby constituted a village corporate under the name of the village of White Pigeon.

Sec. 2. The following officers of the corporation shall be officers elected by the qualified electors of said village, at the village election to be held on the second Tuesday in April, A. D. one thousand eight hundred and sixty-nine, and annually thereafter:

Proviso.

One president, one recorder, one treasurer, one assessor, one marshal, and six trustees: *Provided*, That if an election of such officers shall not be made on said second Tuesday in April, it shall be lawful to hold such election at any time, by giving notice thereof as provided in this act.

Body corporate and politic. Sec. 3. The president and trustees of said village shall be a body corporate and politic, under the name of the common council of the village of White Pigeon, and by that name they and their successors shall be known in law, and are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of law or equity, and in all other places whatever; and may have a common seal, and may alter and change the same, and by the same name are hereby made capable of purchasing, holding, conveying, and disposing of any real or personal estate for said village.

Common council to appoint overseers of highways. Sec. 4. The common council shall appoint annually an overseer or overseers of highways, and all such other officers whose election is not herein specially provided for, as they may deem necessary to carry into effect the powers granted by this act, and may prescribe their duties, but any such appointment shall be made at a regular meeting of the common council.

All officers to be electors,

Sec. 5. No person shall be elected or appointed to any office created by this act, unless at the time of such election or appointment he shall be an elector of said village, and shall have resided in said village three months next preceding his election.

Officers to take oath and file security. Sec. 6. All officers elected under the provisions of this act, and all officers appointed by the common council, shall, within ten days after notice of their election or appointment, take and subscribe before some officer authorized to administer oaths, the oath of office prescribed by the constitution of this State, and file the same with the village recorder; and every such officer, before he enters upon the duties of his office and within the time limited for filing his official oath, shall file with the village recorder such security for the due performance of the duties of his office as may be required by law or by any order

of the common council, and to be approved by the common council.

Sec. 7. All officers elected or appointed in pursuance of the Terms of provisions of this act shall enter upon the duties of their offices immediately upon filing the required oath and security. All officers elected to fill a vacancy shall hold for the residue of the unexpired term thereof, and until their successors are elected and qualified; and all officers appointed by the common council shall hold their office not to exceed one year or until the same expires by its terms of appointment, or until the common council revoke their appointment or accept the resignation of such officer.

Sec. 8. The common council shall have power to remove Power of council to from office any officer appointed by them for any violation of remove officers. the provisions of this act, or of any ordinance or by-law of said village, or for refusing to perform the lawful requirements of said council, but such removal shall not exonerate any such officer or his sureties from any liability incurred.

Sec. 9. If any officer elected or appointed to any office of the what deem corporation shall neglect to file their oath of office as in this to serve. act directed, or shall neglect to file an official bond when the same is required, within the time herein specified, such neglect may be deemed a refusal to serve, and the common council may proceed immediately to cause such office to be supplied as in case of a vacancy.

Sec. 10. In case a vacancy shall occur in the office of presi-vacancy in office of dent, the same may be supplied by a special election; and in all president. other ceases of vacancy the same may be supplied by appointment by the common council for the unexpired term.

Sec. 11. The inhabitants of said village, being electors under who deemed the constitution of the State of Michigan, and no others, shall electors. be qualified electors under this act; and each person offering to vote at any election held by virtue of this act, if challenged by an elector of said village, shall, before his vote shall be received, take one of the oaths provided by law to be administered in case

of challenge at general and special elections in this State, the word village instead of township being used in the oath.

Time of holding elections. Sec. 12. After the first election, the annual village election shall be held on the first Tuesday in March in each year, and special elections may be held at such times as the common council shall, by resolution entered upon their records, designate.

Notice of.

Sec. 13. Notice of the time and place of holding any election shall be given by the village recorder five days before such election, by posting such notice in three public places in said village, and by publishing the same in a newspaper, if there be one printed in said village; and in case of a special election, such notice shall set forth the purpose and object of the election as fully as the same is set forth in the resolution appointing such election; and on the day of election held by virtue of this act, the poll shall be opened at nine o'clock in the forenoon and close at four o'clock in the afternoon of the same day.

Inspectors and clerks of election.

Sec. 14. The common council or any two of its members shall be the board of inspectors of election, and the recorder of said village shall be the clerk of such board; if the recorder be absent, the board may appoint a clerk.

Proceedings at elections.

Sec. 15. It shall be sufficient to keep but one poll list at any election held for said village; and when the inspectors holding any election shall have completed the canvass of votes, they shall thereupon certify and declare in writing the whole number of votes given for each office, the names of the persons for whom such votes for each office were given, and the number of votes so given to each person, and shall file such certificate in the office of the recorder of said village, before ten o'clock in the forenoon of the next day after said election, together with the poll list and box or boxes containing all the ballots cast at said election; and within twenty-four hours after such certificates shall have been so filed, the common council shall convene at their usual place of meeting, and then determine what persons are elected to the several offices respectively, and cause such determination to be entered upon their records; and if any

officer shall not have been chosen by reason of two or more Tie; how decided. candidates having received an equal number of votes, the common council shall determine by lot which of such persons shall be elected.

Sec. 16. It shall be the duty of the village recorder, within Recorder to notify perfive days after the meeting and determination of the common solection council, as provided in section fifteen, to notify each person elected of his election, and also within five days after the common council shall appoint any person to any office, the recorder shall notify such person of such appointment.

Sec. 17. The expenses of all elections to be held as provided Expenses of elections; by this act shall be chargeable to said village, and paid as other how paid. contingent expenses.

Sec. 18. It shall be the duty of the president to preside at Village offiall meetings of the common council, and he shall be the chief and duties of. executive officer of the village. It shall be his duty to cause President to the appointed officers of said village to comply with and faith-cers perform fully discharge their official duties, and cause all laws pertaining to the municipal government of said village, and all ordinances, resolutions and regulations of the common council to be observed and executed, and to exercise supervision and control over the conduct of such officers as may be appointed by the common council, and to examine all complaints against them for neglect of duty; to recommend to the common coun- To maintain cil such measures as he shall deem expedient, to expedite such good order. as shall be resolved upon by them, and in general to maintain the peace and good order and advance the prosperity of the village; and whenever in his opinion the peace and safety of the inhabitants of the village require it, he may at any time appoint one or more policemen or watchmen, who shall be conservators of the peace, and who shall have the same power to make arrests and suppress disturbances as is conferred by this act upon the village marshal.

Sec. 19. It shall be the duty of every trustee in said village Trustees. to preside at elections when necessary, to attend the regular and special meetings of the common council, to vote upon all

motions, to act upon committees when thereunto appointed by the president, and to assist the president in maintaining peace and good order, and in advancing the prosperity of the village.

Recorder to keep books,

Sec. 20. The village recorder shall safely keep the corporate seal and all books, papers, and files belonging to said village, and shall make a record of the proceedings of the common council, whose meetings it shall be his duty to attend, and shall make a record of all ordinances and by-laws passed by

the common council, in proper books to be provided therefor; To make cer- and copies of all papers duly filed in his office, and transcripts from the records of the proceedings of the common council, certified to by him under the corporate seal of the village, shall be evidence in all places of the matters therein contained; and he shall keep an accurate account, in books provided for such purpose, under appropriate heads, of all expenditures and of all orders drawn upon the village treasury, which account shall specify the purpose for which such orders were drawn. Sec. 21. The village treasurer shall have the custody of all

keep acc't of receipts and moneys belonging to said village, and shall keep an account of expenditures all receipts and disbursements thereof, and from whom received, and to whom paid, and shall pay no moneys out of the treasury except upon warrants signed by the recorder and countersigned by the president; and he shall exhibit to the common council, as often as they may require, a full and detailed account of all receipts and expenditures, and shall also, when so required, exhibit a general statement showing the financial condition of the treasury, and all other matters relating to his office.

Marshal to be chief of

Sec. 22. The village marshal shall be chief of the police of the village, and he shall see that the laws are enforced. It shall be his duty to collect village taxes, to serve all processes that may be lawfully delivered to him for service, and he is hereby vested with all the powers and duties conferred by law on constables elected in townships. He shall have power and authority, and it shall be his duty, with or without process, to apprehend any person found disturbing the peace, or offending

To arrest offenders,

against any of the provisions of this act, or the by-laws and ordinances of the village, and to take such person before any justice of the peace of the town of White Pigeon, to be dealt with as the law and ordinances of said village shall provide; and may apprehend and imprison any person found drunk in the streets of said village until such person shall become sober; and he shall have power to enter into any disorderly or gaming To enter house, or any other building where he may have good rea-houses. son to believe a felon is secreted or harbored, and where any person is who has committed a breach of the peace, or where any felony or breach of the peace is being committed, and is authorized to command the assistance, in the discharge of such duties, of any of the citizens of said village, if deemed by him necessary: Provided, That nothing in this act shall be con-Proviso. strued into his serving processes issued by any justice of the peace in civil cases.

Sec. 23. The president and trustees, when assembled and Common duly organized, shall constitute the common council of the village of White Pigeon, and a majority of the whole shall be quorum of necessary to constitute a quorum for the transaction of business, though a less number may adjourn the council from time to time; but no tax or assessment shall be ordered, nor any appointment of any person to office be made, nor shall any person be removed from office, except by a vote of two-thirds of the members of the common council.

Sec. 24. The common council shall meet at such times and Meetings of places as it shall determine, and at such other times and places as the president, or, in case of his absence, the president pro tempore, shall appoint. The common council shall, at its first President pro tempore after each annual election, appoint one of the trustees to be president pro tempore; and if at any meeting of the common council neither the president or president pro tempore shall be present, the common council may appoint one of their number to preside.

Sec. 25. The common council shall prescribe the rules for its To prescribe proceedings. The common council, in addition to the powers

LAWS OF MICHIGAN.

To pass laws and duties specially conferred upon them in this act, shall have relative to the management, control and supervision of the highways, personal property streets, lanes, alleys, parks and public grounds in said village; of the finances, rights and interest, building, and all property, real and personal, belonging to said village, and may make such ordinances and by-laws relating to the same as they may deem proper and necessary; and further, they shall have power within said village to enact, ordain, make, continue, establish, modify, amend and repeal such ordinances, by-laws and regulations as they may deem desirable and proper within said village, in relation to and for the following purposes: To prevent vice and immorality; to preserve public peace and good Vice. order; to prevent and quell riots, disturbances, and disorderly Riota assemblages; to restrain, apprehend and punish vagrants, Vagrants drunkards and disorderly persons; to suppress and restrain all disorderly houses and houses of ill-fame; all gambling houses Disorderly houses. and places where persons resort for gaming, or to play at games of chance, and to punish the keepers thereof; to restrain, regulate or suppress billiard tables and bowling alleys; to pre-Billiard vent and regulate the selling or giving away of any spirituous Liquors or fermented liquors; to prohibit and regulate the sale of all Auctions. goods, wares and personal property at auction, except in cases of sales authorized by law: to license and regulate auctioneers. peddlers and pawnbrokers; to prohibit, restrain, regulate and Showmen. license all sports, exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, shows, concerts, circuses, or other performances or exhibitions for money; to Violation of prevent the violation of the Sabbath; and to require all saloons, the Sabbath. drinking houses, shops, and other places of business, to be closed on the Sabbath day, and at reasonable hours of the night on week days; to prohibit, prevent, abate and remove all nuis-Nuisances ances in said village, and punish the persons occasioning the Gunpowder. same, and to declare what shall be nuisances; to regulate the buying and selling and using of gunpowder, fire-crackers and Obstructions fire works, and other combustible material; to prevent the incumbering or obstructing of streets, sidewalks, cross-walks,

lanes, alleys, gutters, sewers, in any manner whatever; to Fast driving, provide against horse-racing or immoderate driving or riding in any street; to establish one or more pounds, and to regulate and restrain the running at large of cattle, swine, horses, mules, sheep and other animals; to license all drays, omnibuses, hacks, Drays. and other vehicles used for transportation of persons and property for hire; to license persons to engage in and exercise the business or occupation of tavern keeper, common victualer and saloon keeper, and to impose such fees for such license as the common council may see fit; and to impose penalties upon all Fines and persons engaging in such occupation or business without such license: Provided, That no such license shall authorize the sale Provise. of spirituous or malt liquors; to construct reservoirs wherever needed to construct sewers, drains and wells: to grade, gravel, pave, repair, and otherwise improve the streets; to construct, repair and renew sidewalks, and to make such other improvements as may conduce to the general good and prosperity of said village; and to make all other ordinances and regulations that the common council may deem necessary to the safety, order and good government of said village.

Sec. 26. The common council shall have power to establish, Fire maintain, and regulate all such fire engine, hook and ladder, hose and bucket companies as may be deemed expedient, and shall provide such companies with fire engines and such other implements and instruments necessary to be used in extinguishing fires, and may appoint from among the inhabitants of such village such number of men, willing to accept, as may be deemed proper and necessary to be employed as firemen; and every Firemen to such company shall make their own by-laws and rules for the own laws. organization and government of the company, subject to the approval of the common council, and may enforce and collect such fines for the non-attendance or neglect of duty of its members as may be provided by the by-laws and rules of the company; and it shall be the duty of every such company to keep the fire engine, hose, hooks and ladders, and other instruments and implements of the company in good and perfect

when shall repair; and it shall be the duty of each fire company to as-

semble once at least in each month, and as often as may be directed by the chief engineer, for the purpose of working and examining the fire engine and other implements in his charge, with a view to keeping the same in perfect order and repair;

Duty of, at fires.

and upon any alarm or breaking out of any fire in said village, each fire company shall forthwith assemble at the place of such fire, with the engine and other implements of the company, and be subject to the orders of the chief engineer, or other person for the time being lawfully acting as chief engineer of the fire department.

Chief engineer. Sec. 27. The firemen of said village shall annually elect one of their number to be chief engineer, who shall have command of the whole fire department of the village, and also two assistant engineers, either of whom may act as chief engineer, in case of the absence of the chief.

Marshal to compel aid at fires. Sec. 28. The marshal or any member of the common council may require the assistance of all bystanders in extinguishing any fire in said village, and in the removal, preservation, and protection of any property endangered thereby; and in case any bystander shall willfully neglect to comply with such requirements, he shall be punished as provided by the by-laws or ordinances of said village; and the common council are hereby authorized to make such by-laws and ordinances in relation thereto as they may deem necessary.

Tax; power of council to raise.

Sec. 29. The common council shall have power and authority to raise annually, by a general tax upon the real and personal property in said village liable to taxation, such sums as they may deem necessary to defray the expenses and liabilities incurred in said village, and to carry into effect the powers hereby conferred on them; and they shall, on or before the first day of June in each year, determine by resolution the amount of taxes necessary to be levied for said purposes during the year: *Provided*, That the taxes so determined to be levied shall not exceed in any one year one-half of one per cent. on the as-

Proviso.

State, county, and town taxes are collected.

Sec. 30. The common council shall have power to assess and Poll tax. collect from every male inhabitant of said village, being above the age of twenty-one and under fifty years, (except paupers, idiots, lunatics, and other persons by law exempt,) an annual capitation or poll tax not exceeding one dollar, and they may provide by ordinance for the collection or commutation of the same.

Sec. 31. The assessor of said village shall once in each year, Assessment between the third Monday of April and the second Monday in tents of. May, make an assessment roll, containing a description of all the property, both real and personal, liable to taxation in said village, and the name of the owner or occupants, or agent thereof, if known, and shall set down in such roll the valuation of such property at its fair cash value, placing the valuation of personal property on a separate line; and it shall be the duty of the president and common council once in each and every year, and immediately after the assessor has assessed the real and personal estate lying and being in said village, and before any tax Notice of shall be levied on the same, to give ten days' notice of the viewing. time and place of reviewing said assessment roll, under the supervision of the president and assessor, that any person or corrections persons deeming themselves aggrieved may be heard, and the roll may then and there be altered, if it shall be made to appear that any person has been wrongfully assessed; the assessor shall complete and deliver said assessment roll to the village recorder on or before the first day of June in each year; the assessor and the president or recorder shall, on or before the first Monday in November in each year, proceed to estimate, apportion, and set down in a column left for that purpose, opposite to the several sums set down as the value of real and personal estate in the assessment roll, the respective sums, in dollars and cents, to be paid as a tax or assessment thereon, and shall then cause said assessment roll, or a copy

Marshal

thereof, to be delivered to the marshal of said village, with warrant annexed thereto under the hand and seal of the presi dent and recorder, directing and requiring him to collect from the several persons named in said roll, the several sums men tioned therein, set opposite their respective names, and authoriz

Power of, to him, in case any of them shall neglect or refuse to pay sucl sell property sums, to levy the same by distress and sale of his or her good and chattels, together with the cost and charges of such dis tress and sale, and directing him to pay such money, when collected, to the treasurer of such village, by a certain day therein named, not less than forty days from the date of said warrant, and said warrant may be renewed from time to time as the common council may deem best; and when any assess ment shall be made for any special improvement, it shall b legal even if it is not made at the time of making the genera list, notice being given of the review of said assessment, a herein provided.

To call on persons taxed.

Sec 32. The marshal of said village shall call upon each per son taxed, if a resident of said village, at least once, and de mand payment of taxes charged to him upon said roll, and it case of distress and sale, as provided for in section thirty-one may take any property that can be taken by township treasur ers in the collection of taxes; and he shall give the same notic and sell in the same manner as township treasurers are re quired to do, and return any surplus to the owner of th property, in accordance with the general laws of this State.

Justices of the peace.

Sec. 33. Any of the justices of the peace of the township o White Pigeon are hereby authorized and empowered to in

To determine quire of, hear, try and determine, in a summary manner, al offenses which shall be committed against any of the by-law and ordinances that shall be made or adopted by the common council, in pursuance of the powers granted by this act, and t punish the offenders as by the said laws or ordinances shall b prescribed or directed, and such justice shall have power t hear, try and determine all charges, complaints, actions and prosecutions for the recovery or enforcement of any and al fines, penalties and forfeitures for alleged violations or infringements of the said by-laws and ordinances, or of any of the provisions of this act, except in cases where jurisdiction belongs to some other court; the proceedings in all such actions and prosecutions shall be according to and be governed by the general laws and rules of practice of this State applicable to courts of justices of the peace.

Sec. 34. Whenever a conviction is had, or a judgment ren-How judgment shall dered for any fine, penalty or forfeiture for a violation of this be rendered act, or of any by-law or ordinance of said village, it shall be with costs of suit, and execution thereon may be issued immediately on the rendition of the judgment, and shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to prison if he be so adjudged and according to law; and in case where both fine and imprisonment are imposed upon the person so convicted by the judgment of any such justice, he shall issue the necessary process to carry such judgment into effect.

Sec. 35. Any justice of the peace of the township of White Power of Pigeon shall have power to impose fines and penalties and for-impose fines feitures not exceeding one hundred dollars, unless a greater amount is herein authorized, and imprisonment not exceeding ninety days, or both, in the discretion of the court, on all persons offending against or violating any of the provisions of this act, or any by-law or ordinance of said village made in pursuance thereof; and the several justices of the peace of said town-To commit ship of White Pigeon shall have power in all cases where, by the provisions of this act, or of any by-law or ordinance made in pursuance thereof, any person may be sentenced to imprisonment, to imprison in the jail of the county of St. Joseph, and it is hereby made the duty of the keeper of said jail to receive such persons; and in all cases where the term of such imprisonment shall exceed sixty days, such person may be sentenced to confinement in the Detroit house of correction.

Council to pass laws to carry its powers into effect. Sec. 36. Whenever by the provisions of this act any power or authority is given or duty imposed upon the common council, the common council may enact such ordinances and establish such rules and regulations as may be necessary to carry into effect such powers and authority and regulate the performance of such duty.

How suits shall be brought.

Sec. 37. All suits and prosecutions for the violation of the provisions of this act, or of any ordinance or by-law made in pursuance of such provisions, or to recover any fine, penalty or forfeiture for such violation, shall be brought in the name of the people of the State of Michigan; and in any such suit or prosecution it shall not be necessary to set forth in the complaint or warrant, the ordinance or by-law, or any section thereof, the provisions of which are alleged to have been violated, except by its title, but it shall be sufficient to state in the complaint and warrant, with reasonable certainty of time and place, the act, violation, or offense complained of, to allege the same to have been committed in violation of the provisions of an ordinance or by-law, as the case may be, of the village of White Pigeon, referring thereto by its title; and all processes issued by any justice of the peace in any such suit or proceeding shall be directed to the marshal of the village of White

How processes shall be directed.

the same may be executed within the county of St. Joseph.

Sec. 38. The style of all ordinances shall be: "The common

Pigeon, or to any constable of the county of St. Joseph, and

Style of ordinances.

council of the village of White Pigeon ordain;" the time when any by-law or ordinance shall take effect shall be prescribed therein: *Provided*, That no by-law or ordinance shall be operative until the same shall have been published ten days in said village by written or printed notices, posted up in three of the most public places in said village, and like notices shall be given of the repeal or amendment of any ordinance or by-law: *Provided also*, That no by-law or ordinance of said village shall be

in its provisions repugnant to the constitution and laws of the

United States or of this State.

Proviso.

Ibid.

Sec. 39. All fines, penalties and forfeitures recovered for any All fines, etc., to be violation of the provisions of this act, or of the by-laws and paid into treasury.

Ordinances made in pursuance thereof, and all moneys received for licenses or from other sources belonging to said village, shall be paid to the treasurer of said village by the officer receiving the same, immediately after the receipt thereof, and shall be disposed of as the common council may direct; and repaid to any person who shall refuse or neglect to pay the same as pay.

aforesaid, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not less than fifty dollars nor more than five hundred dollars, or by imprisonment in the county jail not to exceed one year, or by both such fine and imprisonment, in the discretion of the court.

Sec. 40. In suits or proceedings in which the common council Citizens to be competent of the village of White Pigeon shall be a party or shall be in-as jurors. terested, no inhabitant of said village shall be incompetent to serve as a juror on account of his interest in the event of such action or suit, provided his interest be such only as he has in common with the inhabitants of said village.

Sec. 41. The common council shall meet on the Tuesday pre-Annual ceding the annual election in each year, and shall audit and settle the accounts of the treasurer, marshal, and all other officers and persons having claims against said village, and shall make out in detail a statement of all receipts and expenditures, which statement shall specify all the appropriations made by the common council, the amount of taxes raised, the amount expended on streets, the amount of money borrowed, and for what purpose, and upon what terms, and all such information as shall be necessary to a full understanding of the finances of said village, and such statement shall be placed on file in the recorder's office, subject to inspection at any time by the citizens of said village.

Sec. 42. Before any account or demand of any person Accounts to against said village shall be audited or paid, the same shall be by amdavit. verified by affidavit, and shall set forth the items thereof, and the amount of each item, with the proper dates, which affida-

vit may be taken and certified by any member of the common

Power of council to money.

Ibid.

council, or any person authorized to administer oaths. Sec. 43. The common council of said village may borrow for

the time being, in anticipation of the receipts from taxes, such

sum as may be deemed necessary for the purpose of purchasing a suitable fire engine for said village, and implements and instruments necessary to be used therewith in extinguishing

fires, and may issue the bonds of the village therefor: Provided, That the common council shall not borrow more than five Proviso.

> hundred dollars for the purpose of buying a fire engine and other necessary apparatus: And provided, That no greater amount than two hundred dollars of the principal thereof shall be made to become due in any one year.

Sec. 44. The inhabitants of said village shall be liable to Inhabitante innanianus to be subject to be subject to township the operation of any and all laws relating to township government, except so far as relates to laying out, altering, vacating and constructing streets and highways, and the labor to be performed thereon within the limits thereof.

First election.

Sec. 45. The first election of officers provided for in this act. shall be held at Union Hall, in the village of White Pigeon, on the second Tuesday in April, A. D. one thousand eight hundred and sixty-nine, and on the first Tuesday in March annually thereafter, at such place in said village as the common council may appoint for that purpose. At said election two of the present trustees, the clerk, or some one chosen by the trustees in his stead, of the village of White Pigeon, shall constitute the board of inspectors thereof, each of whom shall, before entering upon his office, take an oath before some person authorized to administer oaths, that he will faithfully and impartially discharge the duties thereof; the said board shall conduct the

Board of inspectors.

Prior ordinances to remain in

Sec. 46. This act shall not be construed so as to invalidate any ordinance or by-law now in force in the village of White Pigeon, passed pursuant to the laws of Michigan, but all bylaws and ordinances heretofore passed by the trustees of said village may be repealed by the common council.

said election, and certify the result thereof.

Sec. 47. This act shall be favorably construed and received Public act. in all courts as a public act, and copies thereof, printed under the authority of the Legislature, shall be received as evidence, without further proof.

Sec. 48. The tax upon real estate, with all the assessments Taxes on for the purposes named in this act, shall be put down in the proceedings assessment roll by itself in a column; and whenever any such paid tax or assessment, and all taxes on real estate returned for nonpayment of taxes, as provided in the preceding section, and the interest thereon, which shall be computed at the rate of twenty per centum per annum until paid, shall remain unpaid for two years from the date of the warrant to the marshal, as aforesaid, the treasurer of said village shall cause so much of Sale of land the land charged with such tax and assessment and interest, to auction. be sold at public auction, at some public place in said village. to the highest bidder, as shall be necessary to pay the said taxes and assessments and interest, together with all charges thereon, first giving at least thirteen weeks' notice of the time Notice of and place of sale, by advertisement posted up in three of the sale. most public places in said village, or by causing the same to be published in a newspaper in said village. An affidavit of such Affidavit of publication, recorded in the manner prescribed in the tenth publication. section of this act, shall be deemed prima facie evidence of the fact of such publication.

Sec. 49. On the day mentioned in said notice, the said treas-Certificate urer shall commence the sale of said lands, and continue the of purchases same from day to day until so much thereof shall be sold as will pay the taxes and assessments, as aforesaid, with the interest and charges due, assessed and charged thereon, aforesaid; and the said treasurer shall give the purchaser or purchasers of any such lands a certificate, in writing, describing the lands purchased and the sum paid therefor, and the time when the purchaser will be entitled to a deed for the said lands; and Conveyance, unless within one year from the date of the sale thereof, there shall be paid to the treasurer, for the use of the purchaser, his heirs or assigns, the sums mentioned in said certificate, to-

Proviso,

LAWS OF MICHIGAN.

gether with the interest thereon, at the rate of twenty per centum per annum from the date of such certificate, the treasurer or his successor in office shall, at the expiration of said one year, execute to the purchaser, his heirs or assigns, a conveyance of the lands sold, which conveyance shall vest in the person or persons to whom it shall be given, an estate in fee simple: Provided, All proceedings connected with the raising and levying such tax, and the sale for the non-payment thereof, are according to law, and the said conveyance shall be prima facie evidence that the sale was regular, according to the provisions of this act; and every such conveyance, executed by the said treasurer, under his hand and seal, witnessed and acknowledged, and recorded in the usual form, may be given in evidence in the same manner as a deed regularly executed and acknowledged by the owner, and duly recorded.

Fees of treasurer.

Sec. 50. The treasurer of said village shall receive the same fees, and conduct the sale in the same manner, in case of sales, as aforesaid, as are provided by law to the county treas-

Expenses of urer for like services; and the expenses for the advertising any advertising; how paid. land for sale, in pursuance of the be added to such taxes, respectively, as are charged upon lands advertised for delinquent State and county taxes.

Power of council to

Sec. 51. The common council shall have power and authority to lay out, open and extend, widen, straighten, alter, close and vacate, and improve such streets, highways, alleys, lanes, water-courses, squares, market places and public parks in said village as they shall deem necessary for the public good and convenience; and if, in the opening thereof, the property or

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alands of any person shall be required for such purpose, the common council shall so declare, by resolution, stating therein the description of the lands, premises, or property required, and the purpose for which the same are to be used, and that the common council will meet on some day to be named in the resolution, to take action in regard to the matter; and notice of such meetings shall be given to the owners or parties interested, or his, her, or their agents or representatives, by per-

Notice to

sonal service of a copy of such resolution, or by publication of a copy of such resolution in a newspaper published in said village, at least three weeks previous to the time appointed in said resolution for the meeting of the common council; and Council to the common council is hereby authorized to negotiate with the with owner. person or persons interested in, or owning such grounds or premises for the same, and to pay therefor such reasonable sum as may be agreed upon; but if such person or persons shall summoning refuse to negotiate for such land or premises, or if for any other cause there shall not be any agreement or bargain between the marties therefor, it shall be lawful for the common council, at the time of the meeting appointed in such resolution, to direct the village recorder to issue a precept under his hand, in the nature of a venire facias, directed to the marshal of said village, or any constable in the county of St. Joseph, commanding him to summon a jury of twelve disinterested freeholders of said village to appear before any justice of the peace of the township of White Pigeon, in said village, at a time therein to be stated, to inquire into and assess the damage and recompense due to the owner or owners of or parties interested in such grounds, premises, or property, which jury, being duly Jury to sworn by said justice, faithfully and impartially to inquire into damages. and assess the damage in question, and having viewed the premises, if necessary, shall inquire of and assess such damages and recompense as they shall deem fit to be awarded to the owner or owners, or to the parties interested in such grounds, premises or property, for their respective damages or losses, according to their several interests and estates therein; and the said justice shall, upon the return of such assessment, enter indgment confirming the same; and the sum or sums so assessed, Compensat're together with his, her, or their costs, shall be paid or tendered owner. to the party or persons entitled thereto, if residing in said village, and if not residing therein, to be paid to the village treasurer for the use of such party, person, or claimant, before such street, highway, alley, lane, water-course, square, market

Proviso.

tered; but if the jury find that the claimant is not entitled to any damages, then it shall be competent for such justice to render judgment against such claimant for all costs, and issue execution therefor; and in either case, it shall thereupon be lawful for the common council to cause the same grounds, premises or property to be immediately converted to and for the use and purposes aforesaid: Provided, The party claiming damages may have the right to remove such proceedings by appeal to the circuit court for the county of St. Joseph, upon giving notice of his or their intention so to do to the said justice in writing, within ten days, or in case of the absence of said party from the village at the time of the rendition of the judgment, within thirty days after the verdict of such jury, and the judgment of said justice therein as aforesaid, such appellant first giving bond with two sufficient sureties, to be approved by said justice, conditioned to pay all costs that may be awarded against him in said circuit court; but no appeal, supersedeas, injunction, or any other process or proceeding from any court whatever, shall prevent the immediate making, laying out, opening, establishing, altering, straightening, widening or extending such street, lane, alley, square, water-course, market place or public park as aforesaid; and upon filing in said circuit court the said bond and a transcript of the proceedings aforesaid, duly certified by said justice, within forty days after the rendering of said judgment, the same proceedings shall be had in the circuit court as is prescribed by law in cases of appeals from justices' courts: Provided further, That if the damages awarded on such appeal shall not exceed the damages assessed by said jury and confirmed by the judgment of said justice, the party appealing shall pay all costs

Ibid.

Sec. 52. The common council is authorized to cause such of cause streets the streets, highways, alleys, and lanes in said village as shall have been used for six years or more prior to the passage of this act as public highways, streets, lanes, or alleys, which have

occasioned by such appeal.

Council to

not been sufficiently described, or have not been duly recorded, to be surveyed, the grade thereof established, described and recorded in the office of the village recorder, in a book to be denominated the book of street records; and the common coun-contents of cil shall cause a survey or description and plat of every public street rec'rds ground, highway, street, lane, and alley, or part thereof, which shall be hereafter opened, established, altered, widened, straightened, or the grade thereof established, to be recorded in the said book of street records, and such record shall be presumptive evidence of the existence of such public ground, park, highway, street, lane, or alley, or that part thereof therein described, and of the boundaries and grade thereof; and a copy of any ordinance or resolution of the common council, vacating or closing any public ground, park, highway, street, lane, or alley, or any part thereof, shall also be recorded in said book of street records, and the same shall be evidence as aforesaid.

Sec. 53. This act shall take immediate effect. Approved April 3, 1869.

[No. 421.]

AN ACT to authorize Wellington R. Burt to select seven hundred and twenty acres of State swamp lands, in lieu of a like amount selected by him and sold by the State.

SECTION 1. The People of the State of Michigan enact, That Selection Wellington R. Burt, of the city of East Saginaw, be and he is authorized, hereby authorized and empowered to select from any unappropriated swamp lands belonging to the State of Michigan, and lying in townships number eighteen and nineteen north, of range three west, five hundred and sixty acres, by legal subdivisions, to apply on his contract for building a part of the Saginaw and Gratiot State road; and also one hundred and sixty acres, by legal subdivisions, to apply on the contract of Samuel Sias, for building a portion of the Port Huron, Bay City and Lansing State road, in lieu of a like quantity of swamp

Lands to be patented.

lands heretofore selected by said Burt, to apply thereon, and subsequently sold and patented by mistake; and when said Burt or his assigns shall have filed with the Commissioner of the State Land Office a list of the lands so selected by him, not exceeding in all seven hundred and twenty acres, the same shall be withheld from sale, and certified and patented to him, in the same manner, and his rights thereto shall be the same as to the lands originally selected by him, before the same were sold by the State.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 422.]

AN ACT to legalize the action of the trustees of the Baptist Society of the village of Greenville, in Montcalm county, in conveying certain real estate.

Conveyance of land legalized. Section 1. The People of the State of Michigan enact, That the action of the trustees of the Baptist Society of the village of Greenville, in Montcalm county, in conveying by warranty deed to Charles Pettenger, of said village of Greenville, the west half of lot number sixty-six, (exclusive of the street on the east side of said lot,) of John Green's plat of said village, as now on record in the office of the register of deeds of said county of Montcalm, which deed was executed, acknowledged, and delivered to said Charles Pettenger on the twentieth day of December, in the year eighteen hundred and sixty-seven, in consideration of the sum of two hundred and fifty dollars, paid to the said trustees by the said Charles Pettenger, be and the same is declared legal and valid, as though the said trustees had been authorized by law to convey by warranty deed said real estate.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 423.]

AN ACT to authorize the trustees of the First Methodist Episcopal Church, of Hastings, Barry county, to sell and convey certain real estate.

SECTION 1. The People of the State of Michigan enact, That sale of land the trustees of the First Methodist Episcopal Church, in the village of Hastings, in the county of Barry, be and they are hereby authorized and empowered to sell and convey by good and sufficient warranty deed or deeds, all right, title and interest of said church, in and to the following described real estate, viz: Village lot eight hundred and four, according to the recorded plat of said village.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 424.]

AN ACT to provide for a re-survey and re-platting of the village of Muskegon, and the additions thereto, and to establish such new plat as the legal plat of the same.

Section 1. The People of the State of Michigan enact, That Resurvey of new plat the common council of the village of Muskegon be, and said authorized common council is hereby authorized to cause a re-survey and a re-platting of the village of Muskegon, and all additions thereto, and cause a new plat of said village and said additions to be made as hereinafter provided.

- Sec. 2. The plat or plats, as hereinafter provided, may be contents of made to include the whole of that part of the village of Muskegon heretofore platted and the several additions to the village of Muskegon, in one plat, designating thereon the village of Muskegon, and each addition thereto, by the proper name, or each of the same may be platted separately.
- Sec. 3. In making said new plat or plats, no change shall be Streets and lance not to made in any street, lane, alley, block, lot, or otherwise, except-be changed ing so far as the same may be necessary to correct errors heretofore made in surveying and platting the same: *Provided*, Provise.

LAWS OF MICHIGAN.

That the vested rights of any person or persons shall not thereby be diminished nor in any manner impaired.

Plats; where shall be re-

Sec. 4. Said plat or plats, when so made and approved by the common council of said village, shall be recorded in the office of the register of deeds of Muskegon county, in the same manner as other plats are recorded by law, and when so recorded shall stand in lieu of all other plats of the territory in-

To stand in

cluded in such new plat; and such plat or plats so made and recorded shall thereafter be the legal plat or plats of the territory included therein.

City council authorized to carry act into effect.

Sec. 5. In case such plat or plats are not authorized, made or completed prior to the election of the common council of the city of Muskegon, the common council of said city may and is hereby authorized to carry into effect all the provisions of this act.

Expenses; how paid.

Sec. 6. The necessary expense of carrying into effect the provisions of this act shall be audited and paid in the same manner as other expenses of said village or city are audited and paid.

Sec. 7. This act shall take immediate effect. Approved April 3, 1869.

[No. 425.]

AN ACT to authorize the township of Delhi, in the county of Ingham, to raise by tax, a sum of money for the purpose of draining a swamp in said township.

Township

SECTION 1. The People of the State of Michigan enact, That to raise tax. the township of Delhi, in the county of Ingham, is hereby authorized to raise by tax, on the real and personal property of said township, one-half of one per centum per annum, for the years eighteen hundred sixty-nine and eighteen hundred seventy, for the purpose of cutting a ditch or drain, of sufficient capacity to drain the surface water from the following described lands, viz: Sections eighteen, seven, six, four, five and eight, in said township of Delhi: Provided, That the

Proviso,

electors of said township shall so determine at the general township meeting, to be held on the first Monday of April next, or at a special election called for that purpose; in either case, ten days' notice of said meeting shall be given by the clerk of the said township, by posting the notice of the same in three public places in said township, the question being determined by ballot, upon which shall be written or printed, or partly written and partly printed, the words "Tax for Ditch—Yes;" or, "Tax for Ditch—No."

Sec. 2. If the electors of the said township of Delhi shall commis'rs to establish determine, by a majority of ballots, to tax the said township lines of ditch for the purpose of establishing and cutting the said ditch, it shall be the duty of the commissioner hereinafter provided for, to establish the line of the same, who shall have authority to let the job or jobs for the cutting of said ditch to the lowest responsible bidder, in sections or otherwise, to determine the amount of bonds to be given by the contractors for such work for the faithful performance of the same, to establish the grade, the width and depth of the same, to determine the completion, and to accept the work when completed, in accordance with such terms as the township board may establish, and with authority to do all other acts necessary in the premises.

Sec. 3. It shall be the duty of the township board to inspect Duty of the work, and if the same shall appear to have been completed board in a satisfactory manner, the said board shall issue orders upon the treasurer of said township to pay for the work so completed and accepted.

Sec. 4. Upon the completion of the contracts for digging when supersaid ditch or drain, and after good and sufficient bonds for the visor shall completion of the same have been given by the contractors and accepted by the said commissioner, the supervisor of said township of Delhi is hereby authorized and directed to spread a tax upon the taxable property of said township, as assessed for the year eighteen hundred and sixty-nine or eighteen hundred and seventy, as the case may be, sufficient to pay the entire cost of said ditch or drain, and to extend said tax upon a

separate column of the assessment roll of said township, properly designated, and the same is hereby made and constituted a legal tax against the property so assessed, to be collected by the township treasurer, or returned for non-payment, the same as other taxes are collected or returned.

Commis'r appointed.

Sec. 5. Jacob Schurtzgabel, of said township of Delhi, is hereby appointed commissioner under the provisions of this act. He shall be entitled to receive three dollars per day for actual service as such commissioner, the same to be paid by the township treasurer out of the money raised under the provisions of this act, upon his sworn statement of services rendered as such commissioner.

Sec. 6. This act shall take immediate effect.

Approved April 3, 1869.

[No. 426.]

AN ACT to revise an act entitled "An act to incorporate the Board of Education of the city of East Saginaw," and the several acts amendatory thereto.

Act amended

SECTION 1. The People of the State of Michigan enact, That the act to incorporate the board of education of East Saginaw, approved February fifteenth, eighteen hundred and fifty-nine, and the acts amendatory thereto, approved January fourteenth, eighteen hundred and sixty-two, and the act to further amend the same, approved March fourteenth, eighteen hundred and sixty-five, be and the same are hereby revised and amended so as to read as follows:

School district constituted.

School inspectors. Section 1. The People of the State of Michigan enact, That the city of East Saginaw shall constitute one school district from and after this act takes effect. At the first regular general election in said city, there shall be elected two school inspectors for each ward of said city, one for the term of one year, and one for the term of two years, and annually thereafter there shall be elected, in each ward, one school inspector for the term of two years. The term of office of the members of said board

of education shall commence on the third Monday in July of each year: Provided, The members elect to said board shall Proviso. file an acceptance and oath of office with the city clerk, as required of other city officers: And further provided, That the Ibid. present school inspectors of said city shall hold their offices and discharge all the duties thereof and of said board, until the third Monday of July next. In case of vacancy in said Vacancies; how filled office of school inspector for any ward of said city, the common council shall elect, by ballot, some suitable person to fill said vacancy until the time for the next general city election.

Sec. 2. The school inspectors of said city shall be a body Body corcorporate by the name of "The Board of Education of the politic. city of East Saginaw," and by that name may sue and be sued, and be capable of holding, renting, selling, and conveying real and personal property for the use of, and as the interests of the common schools of said city may require, and shall be subject to all the general laws of this State relative to corporations so far as the same may be applicable. They shall succeed to and be entitled to demand all moneys and other rights belonging to the present school district in such city, heretofore known as school district number one of the township of Buena Vista, and all real and personal property or other rights of such district, lying within said city, or in the possession and control of any person for such district; and all moneys or other property shall be held by said board, hereby constituted, and expended solely for the benefit of schools within said city. Such board shall also pay all the debts and demands that may be existing against such school district number "one."

- Sec. 3. No member of the board of education shall receive compensation any fee or compensation for services as such.
- Sec. 4. A majority of all the members shall constitute a quo-quorum. rum, and the said board shall meet from time to time at such place in said city as they may designate. They may elect one President of their own number president, and in his absence may elect a president pro tem. No claims shall be paid by said board, nor

LAWS OF MICHIGAN.

How claims any contract made requiring the expenditure of money, without shall be paid the concurrence of a majority of said board.

Secretary.

Board to keep record of accounts, such duties and receive such compensation as said board shall direct. Said board shall cause full and complete records to be kept of its proceedings, accounts, expenditures and receipts, and such records shall be public, and open to the inspection of any tax-payer of said city.

Sec. 5. The board shall elect a secretary, who shall perform

To purchase

Sec. 6. The board of education shall have full power and stes for sohn-houses. authority, and it shall be their duty to purchase sites and build school-houses in said city; to apply for and receive from the treasurer of the county of Saginaw, the treasurer of the city of East Saginaw, or other officer having custody or possession of the same, all moneys raised by tax, or otherwise appropriated and set apart for the use and support of primary or public schools, and for the district library of said city. They shall expend such funds and moneys received, for the purposes and

in the manner specified by law, and in no other manner; they

shall establish and regulate a district library, and designate a

To expend funds as directed by

place or places where the library may be kept therein. The To make by said board shall also have full power and authority to make laws relative to census of by-laws and ordinances relative to taking the census of all the children in said city, between the ages of five and twenty years; relative to making all necessary reports and transmit-

children.

ting the same to the proper officers, as designated by law, so that said city may be entitled to its proportion of the primary school fund; relative to the levying and collection of rate bills; Visitation of relative to the visitation of schools; relative to the length of

time schools shall be kept, which shall not be less than nine

Length of shall be kept months in each year; relative to the employment and exami-

nation of teachers, their powers and duties; relative to the regulation of schools, and books to be used therein; relative to the appointment of necessary officers, and prescribe their pow-Interests of ers and duties; relative to anything whatever that may advance

education.

the interests of education, the good government and prosperity of the common schools in said city, and the welfare of the public concerning the same, which by-laws and ordinances shall have the force and effect of law, and shall be enforced by the courts in the same manner and with the same effect as the ordinances of the city of East Saginaw: Provided, No such by-Provise. law or ordinance shall be in effect until the same shall have been published at least once in some newspaper printed and circulating in said city, or by posting a copy of the same on the front door of each of the public school-houses of said city; proof of said by-laws or ordinances in court may be made by Certified copy form the records of the board, or records to be deemed by proper affidavit of publication and posting, or by publication in book or pamphlet printed form, as provided for city ordinances in section fourteen, of title three of the act to incorporate the city of East Saginaw.

Sec. 7. The recorder's court of said city shall have jurisdic-jurisdiction of recorder's tion in all suits wherein the said board of education may be a court.

party, except as otherwise provided by law, and of all prosecutions for the violation of the regulations, by-laws and ordinances of said board.

Sec. 8. The fiscal year of said board of education shall close Fiscal year. on the last day of June in each year; and said board shall when reports to made out, within two weeks after the close of such be made out. fiscal year, all reports required by law to be made for the use of the State, and they shall cause to be published in some newspaper published and circulating in said school district, a statement of the number of schools in said city, the number of scholars instructed therein the year preceding, the number of teachers and other persons employed by said board, the several branches of education taught in said schools, and a complete statement of all receipts and expenditures by said board during the preceding year.

Sec. 9. Said board shall have power and authority to estab-rower of board to establish a high school in said city, and to appoint a superintendent tablish establish of the public schools of said city, and such assistants and teachers as may be necessary, with such salary and such powers and duties as shall be prescribed by the said board.

Board to determine an't of money ned cassary for following purposes:

Sec. 10. Said board shall, in the month of April in each year, of money ned cassary for following purposes:

Sec. 10. Said board shall, in the month of April in each year, of a majority of all cassary for following the members of said board at any regular meeting, the sum or sums necessary and proper for any or all of the following purposes:

Improving sch'l-houses. To lease, alter, repair and improve school-houses, and their out-houses, grounds and appurtenances;

Buying books. Second. To purchase, exchange, repair and improve school apparatus, books, furniture, and appendages and fixtures;

Third. To procure fuel and lights, and defray all the neces-

Fuel and lights. Third. To procure fuel and lights, and defray all the necessary contingent expenses of said board;

Library books. Fourth. To defray the expenses of and purchase books for the district library of said city, not to exceed in the aggregate the sum of five hundred dollars in any one year;

Salaries.

Fifth. To pay the salaries and wages of the superintendents and teachers, after the application of the public moneys which may be by law appropriated and provided for that purpose: Provided, That the sums so authorized shall not exceed in the

Proviso.

aggregate, in any one year, the sum of one and one-half per cent. of the valuation of said city, as taken from the annual assessment roll of the preceding year.

Assessor to levy am'nts determined upon.

Sec. 11. Whenever the said board shall have made the estimates by resolution, provided in section ten, the secretary of the board shall certify the same to the assessor, or other proper officer or officers of said city of East Saginaw, whose duty it may be to assess and extend the taxes of said city, and the said city assessor, or other officer or officers whose duty it shall be to extend the ordinary city taxes, shall levy the sum or sums so determined and certified to him, upon the taxable property of the city, at the same time and in the same manner as the taxes for other city purposes are assessed: *Provided*, All taxes levied in any one year in said city by virtue of this act, shall be placed in a separate column on said rolls from any other

Proviso.

Taxes to retaxes, to be headed "school tax." The taxes so levied shall be main a lien on property and remain a lien upon the property on which the same is levied, in the same cases, to the same extent, and in like man-

ner, and shall be collected in the same manner as is provided for taxes raised for ordinary city purposes. All said money shall be disbursed and expended by the authority of said board for the purposes for which it was raised, and for no other.

Sec. 12. Whenever said board snan deem it necessary to main our raise any additional amounts of money in any one year for the amounts of money Sec. 12. Whenever said board shall deem it necessary to Manner of support of the public schools, the purchase of ground for sites, or the erection of school-houses thereon, in excess of the amount provided for in section ten of this act, they shall so certify by resolution to the common council of the city of East Saginaw, and it shall be the duty of said common council to call, in the manner provided in section two, of title five of the act to incorporate the city of East Saginaw, a meeting of the electors of said city, which meeting, so called, may provide when bonds such means to sustain and keep open the public schools, and issued for making such purchase of grounds, and for the building and construction of suitable school-houses thereon, as said meeting may determine, either by issuing the bonds of said city, as provided in section thirteen, of title five of the act to incorporate said city of East Saginaw, or by levying an additional tax upon the property of said city, as provided in section two, of title five of said act, as said meeting shall determine. All bonds issued and all moneys assessed as provided in this section, shall be at the disposal of the said board of education, and shall be expended only for the purposes raised, and no other. Such bonds shall be disposed of as provided for in How bonds shall be disposed. section thirteen, title five of the charter of the city of East posed of Saginaw, and the proceeds paid over to the treasurer of the board of education. If any such additional tax shall be raised as herein provided, the amount voted by the electors shall be added to the amounts certified by the board of education to the assessor, and assessed in the same column with the other school taxes; but the said board shall, when the same shall be collected, cause the same to be separated from the ordinary school funds and taxes, and set aside, and used solely for the purposes for which raised, and for no other.

Treasurer of board; duties of.

Sec. 13. The treasurer of the city of East Saginaw shall be ex officio treasurer of the board of education, and receive and hold all moneys belonging to said board, unless otherwise ordered by said board of education, which is in its discretion authorized and empowered to elect a treasurer, who shall be directly responsible to the said board for proper discharge of his duties as such treasurer. The treasurer of the city shall keep all moneys belonging to the school funds or to said board separate from the moneys belonging to the city of East Saginaw, and shall use, pay out or expend the same only in pursuance of law, or as directed by the board.

Collectors

Sec. 14. When any ward collector of said city of East Sagito pay over money and naw shall pay over any school money to the city treasurer, he shall take duplicate receipts for the same, and file one thereof with the secretary of the board of education; and it shall be the further duty of each of said collectors, when he shall make his

> final return to the county treasurer of Saginaw county, to make a report to said board of education, stating therein the whole amount of school tax placed upon the roll delivered to him by the city controller, the amount collected, and the amount

returned by him to the county treasurer, as unpaid and uncol-

to pay over money.

Proceedings lected. If any such collector shall refuse to pay to the treas-when collectors refuse upon the sums of money of the state of money of the sums of money of the state of the st urer the sums of money stated in his warrant as school moneys, or to account for the same as unpaid, at the time and in the manner required by law, the recorder of the city of East Saginaw, or the president of the board of education of said city, shall forthwith issue a warrant under his hand, directed to the sheriff of said county, commanding him to levy such sums as remain unpaid and unaccounted for, together with his fees for collecting the same, of the goods and chattels, lands and tenements of such collector and his sureties, and to pay the same to the treasurer of said board and return such warrant within twenty days from the date thereof.

Sec. 15. The city treasurer, and each of the ward collectors and collector of said city of East Saginaw shall, before they enter upon the duties of their respective offices, be required to enter into

such bonds and with such sureties as such board of education may require, conditioned for the faithful discharge of their duties and the paying over of all school moneys received by them, respectively, by virtue of this act.

Sec. 16. The city treasurer, and the several ward collectors of collector to said city, or other person collecting the taxes for ordinary city purposes, is required to collect said tax in money, and shall not be authorized or permitted to receive in payment of said taxes any liabilities or evidence of debt against said city.

Sec. 17. The board of education of the city of East Saginaw Board alis hereby authorized from time to time, on such terms of pay-borrow ment as they may deem proper, to borrow a sum of money not exceeding in all, or at any one time, the aggregate sum of five thousand dollars, for the purpose of maintaining the public schools of said city, and paying the salaries and wages of the superintendent and teachers therein, but for no other purposes, at a rate of interest not exceeding ten per cent. per annum, payable semi-annually, and to issue bonds of said board of education, in such form, and executed in such manner as said board shall direct: Provided, Said board shall issue no bond Proviso. for a less sum than fifty dollars. The bonds issued under this Bonds to be section shall be a charge upon all the property of said board, property. and the same shall constitute a security therefor until said bonds are paid: Provided, No legal proceeding shall be insti-Proviso. tuted to enforce such lien or to sell any property of said board of education for the payment of the principal of any such bond, until one year after such principal shall become due and payable, according to the terms thereof. It shall be the duty of Board to pay interest on said board, whenever they shall borrow any money under the borrowed provisions of this section, to appropriate a sufficient sum out of any money in their hands to pay the interest upon the same, and to provide in their next estimate for the whole or so much of the principal as may fall due, or such percentage of the same as the board shall deem necessary, which amount shall constitute a sinking fund for paying such bonds, and shall be used only for that purpose, and no other.

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LAWS OF MICHIGAN.

School in-

Sec. 18. School inspectors shall reside in the ward they as spectors;
where shall elected to represent on said board, and a removal from the ward shall be deemed to vacate the office of such inspector.

Forfeit of, for refusing to serve.

any person shall be elected as school inspector, and shall fi his acceptance, and qualify for said office, and thereafter refu

to serve on said board, or on any committee to which he ma be assigned, or shall refuse or neglect to attend to the dutie of a member of said board without sufficient cause, he sha forfeit to said board, for the use of the library fund, a sum ne

exceeding fifty dollars, to be recovered in an action of debt b fore any competent court, with costs. Said board of education shall have power to make all necessary rules and regulation relative to its proceedings, and punish by fine, not exceedin five dollars for each offense, any member of the board who ma absent himself from meetings thereof, or neglect or refuse t

May impose fines.

covered, with costs, by said board, in an action of debt. in an competent court. And the said board may impose a fine upo any officer elected by them, for neglect of duty, as they ma determine, not to exceed the sum of twenty-five dollars for an one offense, to be collected as above provided.

serve on committees thereof, without sufficient cause, to be re

What deemed misdemeanor.

Sec. 19. Any member of said board who shall knowingly willfully, or corruptly vote to appropriate or use or expend an moneys under the control of said board for any other purpos than that for which the same was raised and appropriated, c who shall convert any such moneys to his own use, or conniv at or be a party to any fraud, or be a party or surety to an contract or bargain made or authorized by said board, or wh shall in any manner violate the provisions of this act, shall h deemed guilty of a misdemeanor, and may be prosecuted there for, and upon conviction may be punished for each offense b

Penalty.

fine, not exceeding five hundred dollars, or by imprisonmer in the county jail of Saginaw county, not to exceed thre months, or by both such fine and imprisonment, in the discre tion of the court.

Sec. 20. All provisions of the general laws of this State rel-General laws to remain in the state of the stat

Sec. 21. The original act to incorporate the board of educa-Acts repealed.

[Sec. 21. This act shall take immediate effect.] Approved April 3, 1869.

[No. 427.]

AN ACT to revise the charter of the city of Lansing.

TITLE I.

CITY BOUNDARIES, INCORPORATION, AND WARD BOUNDARIES.

SECTION 1. The People of the State of Michigan enact, That Boundaries. So much of the township of Lansing, in the county of Ingham, as is included in the following description, to wit: All of sections nine, sixteen, twenty-one, ten, fifteen and twenty-two, the east fractional half of section eight, the east half of section seventeen, and the east fractional half of section twenty, be and the same is hereby set off from the said township of Lansing, and declared to be a city, by the name of "the city of Lansing," by which it shall hereafter be known.

Sec. 2. The freemen of said city from time to time, being in-Body corporate and politic habitants thereof, shall be and continue a body corporate and politic politic, to be known and distinguished by the name and title of the city of Lansing, and shall be and are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of law and equity, and in all other 166-

places whatever; and may have a common seal, which they may alter and change at pleasure, and by the same name shall be and are hereby made capable of purchasing, holding, conveying and disposing of any real and personal estate for said city.

Wards

Sec. 3. The said city shall be divided into four wards, as follows: The first ward shall consist of all that part of said city east and north of Grand river and north of the center line of Shiawassee street, continued from Grand river to the eastern boundary of said city; the second ward shall consist of all that part of said city south of the center line of Shiawassee street, continued east and west to the eastern and western boundaries of said city, and north of the center line of Washtenaw street, continued east and west to the eastern and western boundaries of said city; the third ward shall consist of all that part of said city south of the second ward; the fourth ward shall consist of all that part of said city west and south of Grand river and north of the center line of Shiawassee street, continued from Grand river west to the west line of said city.

TITLE IL

ELECTIONS AND APPOINTMENTS.

Ward elec-tion; when to be held.

Sec. 1. An election shall be held in each ward annually, on the first Monday in April, at such place as the common council shall appoint; and the clerk shall cause printed notices of the holding of said election to be posted, at least six days previous thereto, in three of the most public places in each ward.

Special elec-

Sec. 2. The common council may order special elections to tions; power of council to be held, in which case the clerk shall, twenty days previous thereto, deliver to the inspectors of election, in the ward or wards where such special election is to be held, a notice specifying the officers to be chosen, and the day and place at which such election will be held, and he shall, at least once before the day of such special election, publish said notice in one of the newspapers of the city.

Manner of conducting elections

Sec. 3. Such annual or special election shall be held and conducted in the manner provided by the laws of this State for holding general elections, except as is by this act otherwise provided.

Sec. 4. The common council shall provide two suitable ballot Ballots; boxes for each ward, with locks and keys, in which to deposit the ballots offered at any election—one for the city tickets and one for the ward tickets. When the elector delivers his ballot, there shall appear on the outside of the one containing the city ticket, the word "city," and on the outside of the one containing the ward ticket, the word "ward," and the inspector shall deposit the ballot in the proper box. If found in the proper box, no ballot shall be rejected for want of such indorsement.

Sec. 5. Immediately after the closing of the polls, the in-canvass and spectors of election shall, without adjournment, publicly can-votes.

vass the votes received by them, according to law, and declare the result; and shall, on the same or on the next day, make a certificate, stating the number of votes given for each person for each office, and shall file such statement and certificate on the day of election, or on the next day, with the clerk of the city.

Sec. 6. At each annual election hereafter to be held in said omcers to be city, there shall be elected on a city ticket one mayor, one clerk annual elections. and one treasurer, who shall hold their offices for one year; and Terms of office.

in each ward there shall be elected on a ward ticket one alderman and one member of the board of education, who shall hold their offices for two years, and one constable who shall hold his office for one year; and at each fourth annual election after the year eighteen hundred and fifty-nine, one justice of the peace for the first and fourth wards, and one justice of the peace for the second and third wards, who shall hold their offices for four years: Provided, That there shall be no mem-proviso. bers of the board of education elected at the spring election of A. D. eighteen hundred and sixty-nine, except to fill vacancies on said board.

Sec. 7. If at any annual election in the said city, there shall vacancies be one or more vacancies to be supplied in any office, and in office.

at the same time any person is to be elected for the full term of said office, the term for which each person voted for, for the said office, shall be designated on the ballot.

Council to determine

Sec. 8. The common council of the city for the preceding what persons year shall convene on the Thursday next succeeding each anare elected. nual election, at two o'clock in the afternoon, at their usual place of meeting, and shall determine and certify, in the manner provided by law, what persons are duly elected at the said election to the several offices, respectively; such certificate shall be made in duplicate, one of which shall be filed with the clerk of the city, and the other with the clerk of the county of Ingham.

Who deem'd elected.

Sec. 9. The person receiving the greatest number of votes for any office in said city or ward, shall be deemed to have been duly elected to such office; but if two or more persons shall receive an equal number of votes for any office, the common council shall appoint a day (if the candidates be not then present) for the appearance before them of all such persons, for the purpose of determining by lot the right to such office,

and shall cause notice thereof to be given to all such persons At the time appointed, such persons shall draw interested. lots for such office before the common council, in the same manner, as near as may be, as is prescribed by law for the drawing of lots by candidates for members of the Legislature, and the person successful in the lot shall be declared duly elected.

Vacancy in office of alhow filled.

Sec. 10. When a vacancy occurs in the office of alderman, or when he refuses or neglects to take the oath of office or when his election is declared void by a proper tribunal, the common council shall immediately appoint a special election to be held in the ward for which such officer was chosen, at some suitable place therein, not less than seventeen nor more than twenty-one days from the time of such appointment: Provided, That in case any such vacancy shall occur in the said office of alderman within three months before the first Monday of April

Proviso.

in any year, it shall be optional with the common council to order a special election or not, as they shall deem expedient.

Sec. 11. It shall be the duty of the clerk of said city, as soon Clerk to as practicable, and within five days after the election or ap-sons of pointment of any officer or officers, to notify such officars respectively of their election or appointment; and the officers to take oath. said officers so notified as aforesaid, shall, within ten days after such notice, take the oath of office prescribed by the constitution of this State, before some officer authorized by law to administer oaths, and file the same, together with his official bond, if any be required, in the clerk's office of said city.

Sec. 12. The common council shall, on the first Monday in council to May, or as soon thereafter as may be, in the year eighteen tain officers. hundred and sixty-five, and every third year thereafter, appoint one assessor, who shall hold his office for three years, and shall in each year at such time appoint one attorney, one marshal, one auditor, one city surveyor, and so many watchmen, fire wardens, pound masters, inspectors of fire-wood, weigh masters and auctioneers as they shall from time to time deem necessary, and such other officers as may be necessary to carry into effect the powers granted by this act, who shall hold their offices for one year; and the common council may by ordinance prescribe their duties in addition to those defined in this act. Whenever Officers pro any officer appointed by the provisions of this section shall, from any cause, be unable to perform the duties of his office, the common council shall have power to appoint an officer, who shall perform the duties of the office until such disability shall cease.

Sec. 13. If any person elected or appointed under this title, omoers to shall not take and subscribe the oath of office, and file the same and give as therein directed, or shall not cause a notice of acceptance to what be filed as therein directed, or if required by the common coungresses of the common coungress and official board on an about his works have been a serve. cil to execute an official bond or undertaking, shall neglect to execute and file the same, in the manner and within the time prescribed by the common council, such neglect shall be deemed a refusal to serve, unless before any step is taken to fill any such

LAWS OF MICHIGAN.

office by another incumbent, such oath shall be taken, such acceptance be signified, and such bond executed and filed as aforesaid.

Clerk to furnish list of officers who or appointment of any officer or officers in the said city, the have qualiof the persons elected or appointed, and of the office to which they are chosen therein, specifying such as shall have filed with him the oath of office, notice of acceptance, and bond required by this act, and such as shall have failed to file the same within the time herein prescribed.

Council authorized to
Sec. 15. In case a vacancy summer thorized to
fill vacancies in this act declared to be elective or appointive, except alder men and members of the board of education, the common council may, in their discretion, fill such vacancy by the appointment of a suitable person; and any officer appointed tofill a vacancy, if the office is elective, shall hold by virtue of such appointment, only until the first Monday of May next succeeding; if an elective office which shall have become vacan was one of that class whose term of office continue after the next annual election, a successor for the unexpired term shall be elected at the next annual election.

Time pers'ns shall hold office

Sec. 16. Any person elected or appointed to any office under this act, at the expiration of the term thereof, shall continue tohold the same until his successor shall be elected or appointed. and qualified; and when a person is elected to fill a vacancy in any elective office, he shall hold the same only during the unexpired portion of the regular term limited to such office, and until his successor shall be elected and qualified.

Who eligible to office.

Sec. 17. No person shall be eligible to any city office unless he shall then be an elector and resident of said city, nor shall he be eligible to any office for any ward or district, unless he shall then be an elector and resident of such ward or district.

When officer may be re-moved.

Sec. 18. Any officer appointed by the common council may be removed from office for official misconduct or for the unfaithful or insufficient performance of the duties of his office;

but notice of the charges against him and an opportunity of being heard in defense shall first be given.

Sec. 19. Resignations by any officer authorized to be chosen Resignations; for appointed by this act, shall be made to the common council, made.

subject to their approval and acceptance: *Provided*, That res-Proviso. ignations of members of the board of education shall be made to and accepted by said board.

Sec. 20. The expenses of any election held as provided by expenses of election; this act or by the laws of the State, shall be a ward charge, how paid. and paid from the ward fund.

Sec. 21. All officers elected as hereinbefore provided, shall when officers enter upon the duties of their respective offices on the first enter upon their duties.

Monday of May next following such election, unless otherwise herein provided.

TITLE III.

POWERS AND DUTIES OF THE COMMON COUNCIL.

Sec. 1. The mayor and aldermen of said city shall constitute common the common council. They shall meet at such times and places powers and as they shall from time to time appoint; and, on special oc-special casions, whenever the mayor, or person officiating as mayor, in case of vacancy in the office of mayor, or of his absence from the city, or inability to officiate,) shall by written notice, appoint, and which shall be served on the members in such manner and for such time as the common council may by ordinance direct.

Sec. 2. A majority of the common council shall be a quorum quorum of for the transaction of business, but no tax or assessment shall Two-thirds vote necessabe ordered except by a two-thirds vote of all the members of ry to levy said common council elect; nor shall any appointment of any officer under this act, be made, except by a majority vote of all the members of said council elect, by and with the consent of the mayor; and the common council shall prescribe the rules for its proceedings.

Sittings to be public.

Sec. 3. The sittings of the common council shall be public, except when the public interests shall, in their opinion, require secrecy. The minutes of the proceedings shall be kept by the clerk, and the same shall be open at all times for public inspection.

Each mem-ber to have one vote.

Sec. 4. In the proceedings of the common council each member present shall have one vote, except the mayor, or officer discharging the duties of mayor, who shall have only a casting vote when the votes of the other members are equally divided.

When min-utes of meet-ing shall be

Sec. 5. Whenever required by two members, the votes of all the members of the common council, in relation to any act, proceeding, or proposition had at any meeting, shall be entered at large on the minutes; and such votes shall also be entered in relation to the adoption of any resolution or ordinance, report of a committee, or other act for taxing or assessing the citizens of said city, or involving the appropriation of public moneys.

Members of,

Sec. 6. No member of the common council shall, during the come surety, period for which he was elected, be appointed to, or be compecome surer. Period for which the emoluments are paid from ested in any tent to hold any office, of which the emoluments are paid from the city treasury, or paid by fees directed to be paid by any act or ordinance of the common council, or be directly or indirectly interested in any contract, as principal, surety or otherwise, the expenses or consideration whereof are to be paid under any ordinance of the common council, nor be bondsmen or surety on any contract or bond given to said city; but this section shall not be construed to prevent the mayor or clerk from receiving any salary which may be fixed by the common council, nor from holding any office, nor to deprive any alderman of any emoluments or fees to which he may be entitled by virtue of his office.

To control finances. etc.

Sec. 7. The common council, in addition to the powers and duties especially conferred upon them in this act, shall have the management and control of the finances, rights and interests, buildings, and all property, real and personal, belonging to the city, and may make such orders and by-laws relating to the same as they shall deem proper and necessary; and further, that May pass laws relative they shall have power within said city to enact, make, continue, establish, modify, amend and repeal such ordinances, by-laws and regulations as they deem desirable within said city, for the following purposes:

First. To prevent vice and immorality, to preserve public Vice. peace and good order, to regulate the police of the city, to Police. prevent and quell riots, disturbances and disorderly assemblages; Riota.

Second. To restrain and prevent disorderly and gambling Gaming houses, and houses of ill-fame, all instruments and devices used for gambling, and to prohibit all gambling and fraudulent devices, and regulate or restrain billiard tables and bowling alleys;

Third. To forbid and prevent the vending or other disposi-Liquors tion of liquors and intoxicating drinks, in violation of the laws of this State, and to forbid the selling or giving, to be drank, any intoxicating liquors to any child or young person, without the consent of his or her parent or guardian, and to prohibit, Auctions. restrain and regulate the sale of all goods, wares and personal property at auction, except in cases of sales authorized by law, and to fix the fees to be paid by and to auctioneers;

Fourth. To prohibit, restrain, and regulate all sports, exhi-shows. bitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, circuses, or other public performances and exhibitions for money;

Fifth. To abate and remove nuisances of every kind, and to Nuisances. Compel the owner or occupant of any grocery, tallow-chandler's shop, butcher's stall, soap-factory, tannery, stable, privy, hogpen, sewer, or other offensive or unwholesome house or place, to cleanse, remove, or abate the same, from time to time, as often as they may deem necessary for the health, comfort and convenience of the inhabitants of said city;

Sixth. To direct the location of all slaughter-houses, markets, slaughter and buildings for storing gunpowder or other combustible

Seventh. Concerning the buying, carrying, selling and using Gunpowder. gunpowder, fire-crackers, or fire-works manufactured or prepared therefrom, or other combustible materials, and the exhibition of fire-works, and the discharge of fire-arms, and the lights in barns, stables and other buildings, and to restrain the making of bonfires in streets and yards;

Incumbering of streets. Eighth. To prevent the cumbering of streets, sidewalks, crosswalks, lanes, alleys, bridges, aqueducts, wharves or slips, in any manner whatever:

Ninth. To prevent and punish horse-racing and immoderate Fast driving. driving or riding in any street, or over any bridge, and to authorize the stopping and detaining any person who shall be guilty of immoderate driving or riding in any street, or over any bridge:

Tenth. To restrain and regulate the use of locomotives, Locorrotives engines and cars upon the railroads within the city;

Eleventh. To prohibit or regulate bathing in any public Bathing. water, and to provide for cleansing Grand and Cedar rivers of drift-wood and other obstructions within the city limits;

Twelfth. To restrain and punish drunkards, vagrants, men-Vagrants. dicants, street-beggars, and persons soliciting alms or subscriptions for any purpose whatever;

Thirteenth. To establish and regulate one or more pounds, and to restrain and regulate the running at large of horses, cattle, swine, and other animals, geese, and poultry, and to authorize the impounding and sale of the same for the penalty incurred, and the costs of keeping and impounding;

Fourteenth. To regulate and prevent the running at large of dogs, to impose taxes on the owners of dogs, and to prevent dog-fights in the streets;

Fifteenth. To prohibit any person from bringing and depositing within the limits of said city any dead carcass, or other unwholesome or offensive substances, and to require the removal or destruction thereof. If any person shall have on his premises such substances, or any putrid meats, fish, hides, or

Pounds.

Cattle.

Dogs.

skins of any kind, and on his default, to authorize the removal or destruction thereof, by some officer of the city;

Sixteenth. To regulate the ringing of bells, and the crying of Ringing or goods or other commodities for sale at auction or otherwise, and to prevent disturbing noises in the streets;

Seventeenth. To prescribe the powers and duties of watchmen, Watchmen. and the fines and penalties for their delinquencies;

Eighteenth. To regulate and establish the line upon which Building buildings may be erected upon any street, lane or alley in said city, and to compel such buildings to be erected upon such line by fine upon the owner or builder thereof, not to exceed five hundred dollars:

Nineteenth. To regulate the burial of the dead, and to compel Burial of the the keeping and return of bills of mortality;

Twentieth. To establish, order and regulate the markets; Markets. to regulate the vending of wood, meats, vegetables, fruit, fish, and provisions of all kinds, and prescribe the time and place for selling the same, and the fees to be paid by butchers for license: Provided, That nothing herein contained shall au-Proviso. thorize the common council to restrict in any way the sale of fresh and wholesome meats by the quarter, within the limits of the city:

Twenty-first. To supply the city with water, to establish, Reservoirs. regulate and preserve public reservoirs, wells and pumps, and to prevent the waste of water;

Twenty-second. To regulate sextons and undertakers for the Sextons. burial of the dead, cartmen and their carts, hackney carriages and their drivers, omnibuses and their drivers, scavengers, porters and chimney sweeps, and their fees and compensation, and the fees to be paid by them into the city treasury for license;

Twenty-third. To prevent runners, stage drivers and others, Runners, from soliciting passengers and others to travel or ride in any stage, omnibus, or upon any railroad, or to go to any hotel, or otherwheres;

Twenty-fourth. Concerning the lighting of the streets and Lighting of alleys, and the protection and safety of public lamps;

Peddling.

Twenty-fifth. To regulate and restrain hawking and peddling in the streets, and to regulate pawnbrokers;

Duties of officers.

Twenty-sixth. To prescribe the duties of all officers appointed by the common council, and their compensation, and the penalty or penalties for failing to perform such duties, and to prescribe the bonds and sureties to be given by the officers of the city for the discharge of their duties, and the time for executing the same, in cases not otherwise provided for by law;

Water in river.

Twenty-seventh. To preserve the salubrity of the waters of Grand river, or other streams within the limits of the said city, to fill up all low grounds or lots covered, or partially covered with water, or to drain the same, as they may deem expedient;

Stands for carriages.

Twenty-eighth. To prescribe and designate the stands for carriages of all kinds, which carry persons for hire, and carts and carters, and to prescribe the rates of fare and charges, and the stand or stands for wood, hay and produce exposed for sale in said city;

Clearing of sidewalks.

Twenty-ninth. To compel all persons to keep sidewalks in front of premises owned or occupied by them, clear from snow, dirt, wood or obstructions.

Groceries, etc. Sec. 8. The common council shall have and exercise in and over said city the same powers in relation to the regulation of taverns, groceries, common victualers, saloon keepers and others, as are now or may hereafter be conferred by the general laws of this State upon township boards, or upon corporate authorities of cities and villages in relation to tavern keepers and common victualers, and subject to the same conditions and limitations; and the general laws of this State now in force, or which may hereafter be enacted in relation to the regulation of taverns, groceries and common victualers, shall be deemed applicable to this city, unless otherwise limited.

Licensing tavernkeepers. Sec. 9. No person shall engage in or exercise the business or occupation of tavern keeper, inn holder, common victualer, or saloon keeper, within the limits of said city, until he is first licensed as such by the common council; and any person who

shall assume to exercise such business or occupation, without having first obtained such license, shall forfeit and pay for collecting every day he shall so exercise such occupation or business, the money. sum of two dollars, to be recovered by action of debt, in the name of the city of Lansing, before any justice of the peace of said city, together with the costs of prosecution.

Sec. 10. The common council shall have power to grant Council to licenses, to authorize persons to exercise the business of tavern censes. keeper, inn holder, common victualer, or saloon keeper, within said city, and may impose such fees to be paid into the city treasury, on the granting of such license, as they may see fit.

Sec. 11. The common council shall also have power, by or-to compel owners to dinance or otherwise, to require the owners or occupants of any cover mill mill-race within the said city, to cover the same with bridges or arches, to be constructed with such materials as the common council shall direct, or they may direct the same to be covered in the same manner that other public improvements are directed to be made.

Sec. 12. Whenever the owner or occupant of any mill-race proceedings shall refuse or neglect, within such time as the common refuses to cover such mill-race in the race.

manner and with the materials by them directed, it shall be lawful for the common council to cause the same to be done at the expense of the city, and to recover the expenses thereof, with damages at the rate of ten per cent., with costs of suit, from such owner or occupant.

Sec. 13. The common council shall have power, whenever in Council authorized to their opinion the necessities of the city require, to construct a construct city watch-house, city hall, and city market or markets, and to etc. appoint the keepers, clerks, and necessary officers thereof; and may locate such city watch-house, city hall, and city market or markets within or without the city limits, and may make such regulations concerning the same as the common council may think proper.

Sec. 14. The common council shall have power to purchase To purchase and to hold a suitable lot or lots of land, within or without the cemetery.

Ibid.

corporation limits, for the purpose of a city cemetery or cemeteries; and they shall make such rules and regulations regarding the same as they may deem necessary, and may cause the same to be surveyed into suitable lots, and may dispose of the same to purchasers, and thereupon cause to be executed to such purchaser a good and sufficient deed, in the corporate name of said city, which deed shall be signed by the mayor and clerk.

To purchase a potter's field.

Sec. 15. The common council shall have power to purchase a potter's field, within or without the city limits, for the burial of the city poor, and may make such rules and regulations concerning the same as they may deem necessary.

prescribe penalties for erdinances.

Sec. 16. Where, by the provisions of this act, the common council have authority to pass ordinances on any subject, they may prescribe a penalty, not exceeding one hundred dollars, (unless the imposition of a greater penalty be herein otherwise provided,) for a violation thereof, and may provide that the offender, on failing to pay the penalty imposed, shall be imprisoned in the county jail of Ingham county, for any term not exceeding ninety days, which penalties may be sued for and recovered, with costs, in the name of the city of Lansing.

When ordinances shall take effect.

Sec. 17. No ordinance of the common council, imposing a penalty, shall take effect until after the expiration of at least three days after the first publication thereof in a newspaper published in said city.

Sec. 18. A record or entry made by the clerk of the said city, How record Sec. 18. A record or entry made by the tiers of the said day, may be used in evidence. or a copy of such record or entry, duly certified by him, shall be prima facie evidence of the time of such first publication; and all laws, regulations and ordinances of the common council may be read in evidence, in all courts of justice, and in all proceedings before any officer, body or board, in which it shall be necessary to refer thereto, either-

Pirst.

First. From a copy certified by the clerk of the city, with the seal of the city of Lansing affixed; or,

Second.

Second. From the volume of ordinances printed by authority of the common council.

Sec. 19. Whenever the common council are required by law what deemed to make publication of any notices, ordinances, or resolutions sufficient or proceedings, in one or more newspapers of the said city, it shall be deemed sufficient to publish the same in any daily or weekly newspaper published in said city.

Sec. 20. On the last Tuesday in the month of April, in each Annual year, the common council shall audit and settle the accounts of the city treasurer, and the accounts of all other officers and persons having claims against the city or accounts with it, and shall make out a statement in detail of the receipts and expenditures of the corporation during the preceding year, in which statement shall be clearly and distinctly specified the several items of expenditure made by the common council, the objects and purposes for which the same were made, and the amount of money expended under each; the amount of taxes raised for the general contingent expenses; the amount raised for lighting and watching the city; the amount of highway taxes and assessments; the amount of assessment for opening. paving, planking, repairing, and altering streets, and building and repairing bridges; the amount borrowed on the credit of the city, and the terms on which the same was obtained, and such other information as shall be necessary to a full understanding of the financial concerns of the city.

Sec. 21. The said statement shall be signed by the mayor By whom and clerk, and filed with the papers of the city; and the same signed. Where shall be published by the clerk, at the expense of the city, in published some newspaper thereof, to be designated by the common council, previous to the first day of May thereafter.

Sec. 22. No ordinance or resolution passed by the common When any ordinance council shall have any force or effect, if on the day of its pas-shall take sage, or on the next day thereafter, the mayor, or other officer legally discharging the duties of mayor, shall file in the office of the city clerk a notice in writing, suspending the immediate operation of such ordinance or resolution. If the mayor, or Two-thirds other officer legally exercising the office of mayor, shall, within the twenty-four hours after the passage of such ordinance or resolutions.

asons in writin

tion, file in the office of the city clerk l

why the same should not go into effect, the same shall not; into effect, nor have any legal operation, unless it shall, at subsequent meeting of the common council, be passed by majority of two-thirds of all the members of the common con cil then in office, exclusive of the mayor, or other officer legal discharging the duties of mayor; and if so repassed, shall a when shall into effect according to the terms thereof. If such reasons take effect if objections writing shall not be filed with the clerk, as above provide into effect according to the terms thereof. If such reasons such ordinance or resolution shall have the same operation as effect as if no notice suspending the same had been filed wi the city clerk; and no ordinance or resolution of the comme council, for any of the purposes mentioned in this section, she go into operation until after the expiration of twenty-four hou

Clerk to report papers when filed.

after its passage.

are not filed.

Sec. 23. It shall be the duty of the city clerk to communica to the common council, at its next meeting, any paper that me be filed with him pursuant to the last preceding section.

Power of council to make cont racts

Sec. 24. The common council shall have power to make con tracts for the performance of any work to be done, or ar public improvement to be made in and for said city.

TITLE IV.

OF THE CITY OFFICERS.

Powers and duties of mayor.

Sec. 1. The mayor shall be president of the common counc and shall preside at all its meetings; but when absent, th common council may appoint one of its members, who sha preside.

To take care that laws are executed.

Sec. 2. It shall be the duty of the mayor to take care the

To have control of officers.

the laws of the State, and the ordinances of the common cou cil be faithfully executed; to exercise a constant supervisic and control over the conduct of all subordinate officers, and t receive and examine into all complaints against them for neg lect of duty; to recommend to the common council such mea ures as he shall deem expedient; to expedite such as shall b

To recom-mend meas ures.

resolved upon by them, and in general, to maintain the peace and good order, and advance the prosperity of the city.

Sec. 3. The mayor and aldermen, by virtue of their respec-mayor and aldermen to tive offices, shall be conservators of the public peace, and as be conservators of the such, shall each have and exercise all the power and authority public peace. of justices of the peace in criminal cases, and in enforcing the laws of this State, relating to the police thereof, but shall have no jurisdiction of civil cases, other than such as by this act shall be expressly conferred upon them, or either of them.

Sec. 4. The clerk shall keep the corporate seal, and all the Clerk to keep papers and files belonging to said city as a corporation, not seal. properly by this act in the custody of some other officer thereof. and shall make minutes of the proceedings of the common council, whese meetings it shall be his duty to attend; and To make copies of all papers duly filed in his office, and transcripts from copies of the records of the proceedings of the common council, certified to by him under the corporate seal, shall be evidence in all places, when produced, of the matters therein contained; he shall countersign all licenses granted for any purpose whatever by the mayor or common council, and shall enter in an appropriate book the name of every person to whom a license shall be granted, and the number of such license, and the date thereof, and the time during which it is to be continued in force, and the sum paid for such license. No license for any purpose To countergranted shall be valid until thus countersigned by the clerk.

Sec. 5. The clerk shall draw his warrant on the treasurer for To draw all moneys appropriated or ordered by the common council to treasurer for moneys. be paid, specifying in such order the purpose of such appropriation, and the fund from which it shall be paid; and the To keep clerk shall keep an accurate account, under appropriate heads, expenditures of all expenditures, of all orders drawn upon the treasury, in a ledger to be kept by him for that purpose.

Sec. 6. The clerk shall be the sealer of weights and meas-To be sealer of the said city, and shall perform all the duties of town-and meas'rs. ship clerk, so far as the same applies to the sealing of weights

and measures, and the laws of this State relating to the sealing of weights and measures shall apply to the said city.

To publish ordinances.

Sec. 7. The clerk shall publish at least one week in a newspaper printed in the city, all the ordinances of the common council, for the violation of which any penalty may be imposed. and all votes, ordinances and resolutions, directing the payment of money, shall be published at least once in like manner. within eight days after the passage of such vote, ordinance or other duties resolution; he shall also perform such other duties as this act shall direct, or which may be directed by ordinance of the common council.

Sec. 8. The treasurer shall receive all moneys belonging to Treasurer to receive all city moneys, the city, and shall collect all taxes levied or assessed in the city, and for that purpose he shall give bond to said city in such sum and with such surety or sureties as the common council shall

To give bond require and approve; and such treasurer shall also give to the and security.

treasurer of the county of Ingham such further security as is or may hereafter be required by law of the several township treasurers of the several townships of this State; the said treasurer shall pay no money out of the treasury except in pursuance and by authority of law, and on a warrant signed

To pay out money on warrants.

specify the purpose for which the amount thereof is to be paid, and the fund from which it is to be paid, and he shall keep an accurate account of, and be charged with all taxes and moneys appropriated, raised or received for each fund of the corpora-To keep acc't tion; and shall keep a separate account for each fund, and shall pay every warrant out of the particular fund constituted or

raised for the purpose for which said warrant was issued, and

several township treasurers of this State, as prescribed by law.

by the clerk and countersigned by the auditor, which shall

having the name of such fund endorsed thereon by the auditor. For the purposes of the collection and return of all taxes, and To posses power of township the return of property delinquent for the non-payment of taxes, and for the purpose of suits for the collection of taxes, the said treasurer, on giving the bonds or surety so required, shall possess all the powers, and perform all the duties of the and shall also perform such other duties, respecting the collection and return of taxes, as this act imposes.

Sec. 9. The treasurer shall, at the first regular meeting of To make monthly the common council in each month, make report of the finances reports. of said city, showing what appropriations and payments have been made out of each of the several funds of said city since his last preceding report, and of the state of each of said funds. The books and accounts of the treasurer shall, at rea- To keep sonable hours, be open to the inspection of any elector of said for inspectin city; the treasurer shall exhibit to the common council, at the To make last regular meeting in the month of April, a full and fair account of the receipts and expenditures after the date of his or the last annual report, and also the state of the treasury, which account shall be referred to a committee for examination, and if found to be correct, shall be filed and published.

Sec. 10. It shall be the duty of every alderman in said city, Aldermen to attend the regular and special meetings of the common meetings of council; to act upon committees when thereunto appointed by the mayor or common council; to order the arrest of all per-To order sons violating the laws of this State, or the ordinances, by-offenders. laws or police regulations; to report to the mayor all subor-To report dinate officers who are guilty of any official misconduct or misconduct. neglect of duty; to maintain peace and good order, and to perform all other duties required of them by this act.

Sec. 11. That alderman in each ward of said city whose who to be term of office shall soonest expire, shall be the supervisor supervisors. within and for his ward for the last year of his term, and shall have and exercise within his ward, all the powers, authority and functions of supervisors of towns as now provided, or may hereafter be provided by law, except as herein otherwise provided; and each of them shall be members of the board of To be mem supervisors of the county of Ingham, and as such shall be enboard of supervisors of the same compensation, and shall be paid in the same manner, and they shall perform, as supervisors, such other duties as by this act shall be required of them; and in case of

Vacancy in office of supervisor; how filled.

a vacancy, by death, of such supervisor, or by reason of sickness, absence or other disability to perform the duties of supervisor, the associate alderman of the same ward is hereby

appointm't;

authorized to perform the duties of supervisor until such dis-Certificate of ability shall cease; and a certificate of appointment from the supervisor, or in case of his death, or inability to give such certificate, a certificate of the mayor shall be sufficient authority to entitle such associate alderman to recognition, if objected to, as the proper representative of his ward for the time being,

Annual

at any meeting of the board of supervisors of Ingham county. Sec. 12. The annual assessment of property in the several wards shall be made by the city assessor, as herein provided.

Assessor; duties of.

He shall be entitled to a seat on the board of supervisors, for the purpose of deliberation and debate, and may act on committees, but shall have no vote. For such services he shall be

Fees of.

Attorney.

Sec. 13. The attorney or counselor of the city shall perform such duties and exercise such powers as shall be assigned to him by the common council, by an ordinance duly enacted.

Sec. 14. It shall be the duty of the marshal to superintend.

entitled to the same pay as a supervisor.

or common council may perform his duties.

Marshal to superintend work on

under the general direction of the common council, all work to be done or performed, ordered or required to be done or performed, upon or in relation to any of the public streets, walks, bridges, sewers, or public pumps, reservoirs, or grounds of said city, and to perform such other duties as by this act, or the ordinances or resolutions of the common council shall be required. He may also serve all process that may issue from any court or magistrate of said city, the same as any constable or the sheriff of the county of Ingham, and with the same power and authority. In the absence of the marshal, or his inability to serve, any constable designated by the mayor

Serve

City auditor

Sec 15. The city auditor shall countersign all orders for the to counter-sign orders. payment of money out of the city treasury, after having ascertained from the minutes that it has been appropriated by the common council, and he shall make a record of all orders so ountersigned, and shall perform such other duties as the comnon council shall by ordinance prescribe, and such other duties s are prescribed by this act.

Sec. 16. The city surveyor, fire wardens, common criers, City surveyor and other ound masters, inspectors of firewood and weigh-masters, shall omcers. erform such duties, and if required, shall file such securities s the common council shall by ordinance direct.

Sec. 17. The common council shall annually determine the compensation of officers, alary or compensation to be paid to the several officers of said ity.

TITLE V.

OF TAXES, FUNDS AND EXPENDITURES.

Sec. 1. The assessor shall, before the first day of August in Assessment ach and every year, make and complete the assessment of all re real and personal property within the several wards, in the ame manner, as near as may be, as is required by law for the assessment of property in the several townships of this State, and in so doing shall in all respects, unless when otherwise in his act provided, conform to the provisions of law governing he action of supervisors in the several townships of this State, he the assessment of property and the levying of taxes.

Sec. 2. For the more effectual assessment and collection of Part-paid State lands; was upon such State lands, whether primary school, State assessor to apply for list nilding lands, or otherwise, lying within the limits of the said of ty, as shall have been or shall hereafter be sold by the State, pon which the purchase money has not been all paid and the tle to which still remains in the State, it shall be the duty! the city assessor, at least thirty days before the time pre-ribed in this act for completing the assessment rolls, to apply the Commissioner of the State Land Office, and it shall be the commistre of the said Commissioner, on such application, to make out office to deliver to the said assessor a correct list and description of a such State lands, within the limits of the said city, which st shall be filed by said assessor and kept in his office, and so

How to be entered on roll. much thereof as shall be situated in any of the wards of the said city shall be enrolled in a separate part of the assessment roll of such ward, under the title of "State lands," and if occupied, shall be assessed to the occupant or occupants thereof, but if not occupied shall be assessed as non-resident.

Day for reviewing.

Sec. 3. On the first Saturday in August the assessor shall be present in his office for the purpose of reviewing his assessments in the several wards, according to law, and he shall cause printed notices thereof to be posted in three of the most public places in each ward, at least one week previous thereto.

Council to determine amount of tax to be raised. Sec. 4. It shall be the duty of the common council of said city, on the first Monday after the board of supervisors of the county of Ingham shall have completed the equalization of the valuation of the property in the wards of the city, and townships of the county, for such year, or as soon thereafter as may be, to determine by resolution the amount necessary to be

Amount of tax limited.

raised by tax, for the purpose of defraying the expense of, and all liabilities incurred by said city. And the common council may raise by tax, to be levied upon the real and personal property within said city, such amount so determined, not exceeding seven mills on a dollar, (exclusive of interest on the bonded debt of the city, and bridge taxes,) on the valuation of such real and personal estate, within the limits of said city, according to the valuation thereof, taken from the assessment roll of that year, which amount determined as aforesaid, shall be apportioned among the several wards of the city, according to the valuation of the property in the assessment rolls, as equalized by the board of supervisors, and the apportionment of the common council entered at large on the records. And the com-

Council to decide am't each ward shall raise.

mon council, in addition thereto, shall determine the amount necessary to be collected in each ward respectively, for ward and highway purposes, not exceeding two thousand dollars in any one ward. But all ward and highway taxes shall be passed to the credit of and expended in the ward in which they may be collected. And it shall be the duty of the assessor to levy

the sums apportioned to the respective wards, and such other Assessors to taxes as may be required by law, upon the taxable property of on taxable each ward, in the same manner as taxes for township purposes are required by law to be levied by the supervisors of the townships of this State. Whenever the common council shall deem Manner of it necessary to raise a greater sum in one year than the amount tax. specified and limited in this section, they may call a meeting of the electors of said city by giving at least ten days' notice Notice of in writing, to be posted up in six public places in said city, and by publishing said notice in one or more of the newspapers published in the city, which notice shall state the time and place of said meeting, and the purpose for which the money to be raised is to be expended; and when such meeting Electors to shall be assembled in pursuance of such notice, such electors, amount to be raised. by ballot, shall determine what amount of money shall be raised for such object specified in the notice: Provided, That such tax Provise. shall not in any one year exceed one per cent. upon the valuation of the real and personal property taxable within the city, unless otherwise provided in this act: And provided also, That Itid. not more than two such meetings shall be called or held in any one year; and at all such meetings the mayor, or in his absence, any member of the common council present shall preside.

Sec. 5. The assessor shall make and complete the tax rolls of Assessor to complete the several wards of the city, and shall deliver them to the and deliver city treasurer at the time prescribed by law for the delivery of treasurer. the township tax rolls to the township treasurer, and a copy to the city clerk, with his warrant attached to each of said assessment rolls under his hand, commanding such treasurer to col-Treasurer ordered to lect from the several persons named in said rolls, the several collect taxes sums mentioned in the last column of said rolls opposite their respective names, and to retain in his hands the amount receivable by law into the city treasury for the purposes therein specified, and to account for and pay over to the county treasurer the amounts therein specified for State and county purposes, on or before the first day of January then next; and the Power of, to sell goods said warrant shall authorize the city treasurer, in case any per-and chattets.

May notify through the newspapers.

son named in the assessment roll shall neglect or refuse to pay his tax, to levy the same by distress and sale of goods and chattels of such person. And when such tax rolls are delivered to the city treasurer, as aforesaid, he may notify the tax-payers of the city, by publishing such notification, at his own expense, in one or more of the newspapers published in the city, for at least two successive weeks; and after such notification it shall be the duty of each and every person against whom taxes are assessed, to pay the same at the office of said city treasurer.

Fees of.

Sec. 6. For the collection of all taxes the treasurer shall be entitled to receive such percentage as shall be prescribed by the common council by ordinance, not exceeding two per cent. upon the sum to be collected.

Taxes to re-main a lien

Sec. 7. The taxes so levied for city and ward purposes shall on property. be and remain a lien upon the property on which the same was levied, in like cases, to the same extent, and in like manner as taxes required by law to be levied on property in the several townships in this State are liens upon such property; and all provisions of law respecting the return and sale of property for the non-payment of taxes for State, county, and township purposes, shall apply to the return and sale of property for the non-payment of such city taxes, except as herein otherwise provided.

Proceeds of sales to be paid to treasurer.

Sec. 8. The net proceeds of the sales of all property delinquent for non-payment of city taxes, shall be paid to the treasurer of said city by the treasurer of the county of Ingham, whenever required by the city treasurer, and the net proceeds of all sums paid to the treasurer of the county of Ingham, before sale, on account of property within said city returned delinquent for non-payment of city taxes, shall in like manner be paid to said city treasurer.

Proceedings when State lards are taxed.

Sec. 9. It shall be the duty of the Commissioner of the State Land Office, within ten days after the receipt by him of the returns of the treasurer of the county of Ingham, of land assessed as State lands, as provided in section two of this title, to cause to be made out, certified and delivered to the Auditor

LAWS OF MICHIGAN.

General a correct list of all said State lands, together with the taxes assessed thereon, so returned to him as aforesaid; and the Auditor General shall thereupon cause to be credited to the said county of Ingham all taxes so returned.

Sec. 10. It shall be the duty of the said Commissioner of Duty Com'r the State Land Office, on receipt of the returns as provided in Land Concert the last preceding section, forthwith to charge to each description of land contained in such returns, the taxes appearing thereby to have been assessed therein; and thereupon such taxes, together with the interest thereon at the rate of fifteen per cent. per annum from the first day of February next preceding, shall remain and continue a charge and lien upon the interests of the respective purchasers of such lands, to the same extent, and shall be enforced and collected in the same manner, in every respect, as now is or shall hereafter be provided by law for the enforcement and collection of the interest upon the balance of purchase money remaining unpaid upon such lands.

Sec. 11. For the purchase and improvement of a city ceme-Council; power of, to ery or cemeteries, the common council may borrow on the borrow with of the city, a sum not exceeding three thousand dollars, cemeteries.

To a term not exceeding twenty years, at a rate of interest not ceeding seven per cent. per annum, payable annually, and to issue that purpose may issue the bonds of the city, signed by the cyor and clerk, and countersigned by the auditor, and in such m and in such sums (not exceeding in the aggregate the l sum of three thousand dollars) as the common council il direct, and such bonds shall be disposed of under the di-How bonds ion of the common council of said city, upon such terms as disposed of shall deem advisable, but not less than their par value, the avails shall be applied in the purchase and improveof a city cemetery or cemeteries, and the necessary tenances, and for no other purpose whatsoever.

12. It shall not be lawful for the common council (ex-Limit of power to sherein otherwise provided) to borrow any money or borrow money.

ize the creation of any liability or indebtedness against 169-

How indebtedness shall be paid.

said city in any one year exceeding in the aggregate the amount of one per cent. of the assessed valuation of the property in said city; and in case any sum or sums of money shall be borrowed by said common council the same shall be paid out of the sums raised by tax for such year, if the payment thereof is not otherwise provided, and all sums of money borrowed by said city shall be applied to the purposes for which the same was borrowed, and for no other purpose whatsoever; but noth-Right of, to ing in this act contained shall be construed to prohibit said

levy taxes for local

common council from making assessments and levying and collecting taxes for the purpose of local improvements.

To create a sinking fund.

Sec. 13. Whenever, by the provisions of this act, or any act of the Legislature, the common council shall be authorized to issue city bonds for the payment of any sum or sums of money, the said common council shall thereupon have the power to create a sinking fund for the payment of the principal as it falls due, which fund shall be raised by a direct tax, which shall not exceed in any one year one cent on the dollar on the valuation of the real and personal property within said city.

To allow and settle city

Sec. 14. The common council shall examine, settle, and allow all accounts and demands properly chargeable against said city, as well of its officers as other persons, and shall have authority to provide means for the payment of the same, and for defraying the contingent expenses of the said city, subject only to the limitations and restrictions in this act contained.

All accounts

Sec. 15. The accounts and demands of all persons against to be verified by affidavit, and shall set forth the items thereof in detail, which affidavit may be taken and certified by any member of said common council.

Money; how drawn from treasury.

Sec. 16. No money shall be drawn from the city treasury, except school moneys, unless it shall have been previously appropriated to the purpose for which it shall have been drawn; and all ordinances, resolutions and orders directing the payment of money shall specify the object and purposes of such payment, and the fund from which it shall be paid, which shall be certified by the clerk, and countersigned by the auditor, before the same shall be paid by the treasurer.

Sec. 17. No bond, obligation, or evidence of indebtedness of How notes, said city shall ever be given or issued by said city, or by any may be officer thereof in his official capacity, whereby the said city shall become obligated to pay any sum of money, except as expressly provided in this act, or by an act of the Legislature. Nor shall any order or warrant for the payment of money be drawn upon the treasury when there shall not be sufficient funds in the treasury to pay the same, unless the same shall have been submitted to and voted for by the electors of said city in conformity to this act, or an act of the Legislature:

Provided, That in cases of special assessments, under title six Proviso of this act, orders or warrants may be drawn to the amount of the assessment made.

TITLE VI.

OF STREETS AND PUBLIC IMPROVEMENTS.

- Sec. 1. The common council of the city of Lansing shall council; have power to lay out, establish, open, extend, widen, straighten, to lay out alter, close, vacate, or abolish any highways, State roads, streets, avenues, lanes, alleys, public grounds, or spaces in said city, except public grounds used and occupied by the State of Michigan, to construct any embankments or levees upon the banks of the Grand or Cedar rivers whenever they shall deem it a necessary public improvement, and private property may be taken therefor; but the just compensation to be made for the Jury to alsame, and the damages arising to any person from the making store to said improvement, shall be ascertained by a jury of twelve freeholders, residing in the county of Ingham.
- Sec. 2. Whenever the common council shall deem any such Proceedings improvement necessary, they shall so declare by resolution, property is describing the contemplated improvement; and if they intend to take private property therefor, they shall declare such intention and describe such property in said resolution; and further

LAWS OF MICHIGAN.

declare that they will on some day, to be named in said resolution, meet to determine the necessity for using the property intended to be taken, if it be intended to take any for such improvement. The common council shall give notice of such neeting, and of the intended improvement, by causing a copy of said resolution, certified by the clerk, to be delivered to the owner or owners, or agent of any private property intended to be taken, or that will be damaged by said improvement, if they a when can be found in said city. If they cannot be found, by leaving e found the same at their place of residence in said city with some person of proper age. If they or their place of residence cannot be found, and such property be occupied, said notice shall be served by delivering the same to the occupant or occupants, or by leaving the same at their place of residence, within said city, with some person of proper age. But if the owner or owners, or agent of such property, or their place of residence cannot be found, and it be not occupied, or if the owner or owners, occupant or occupants, be unknown, or non-residents of said city, then in either of such cases, notice of such meeting may be given by publishing a copy of said resolution in some newspaper regularly published in said city, for two successive weeks, or by posting the same in six or more public places in said city. And all persons interested therein, after notice served upon them as aforesaid, not less than three days, or if published, as aforesaid, for two successive weeks before the time of such meeting of the common council, shall take notice of, and be bound by all subsequent proceedings without any further notice.

Day for hearing parties interested.

Sec. 3. Upon the day designated in said resolution, or some other day adjourned to by the common council, they shall hear the persons interested; and if, after hearing the parties interested who may appear before them, they shall determine to take the private property described in said resolution for such improvement, and shall further determine what time and place they will make an application to a justice of the peace of said city for a jury to ascertain the just damages and compensation

for taking such property, it shall be the duty of the city clerk, Summoning or in his absence the mayor, to apply to the justice of the peace selected by the common council at the time and place determined on by them for a jury, at which time, or at some other time appointed by said justice of the peace, he shall make a list of twelve disinterested freeholders, residing in the county of Ingham, and shall issue a venire under his hand, directed to the marshal of said city, or sheriff, or any constable of said county, commanding the officer therein named to summon the persons named in said list, to be and appear at his office on some day to be therein named, not less than two days nor more than six days from the time of issuing the same, to serve as jurors. The officer shall serve such summons at least one Dutles of day before the return day thereof, and make return in the jurymen. same manner as in the case of summons for other jurors of said court; and the person thus summoned shall be bound to attend said justice's court and serve until discharged, unless exempt and excused by said justice from serving, for the same reason that other jurors may be excused or exempted; and if all the jurors shall not appear the said justice shall cause a sufficient number of talesmen to be summoned to make a full The jurors shall be sworn to discharge their duties faithfully, and according to the best of their abilities.

Sec. 4. Said justice shall deliver to said jury a description of Jury to inthe improvement intended to be made, and of the property de-city and termined to be taken by the common council, certified to by damages. the city clerk, and the city attorney shall give said jury legal advice and counsel concerning their duties whenever requested. The jury shall go to the place of the intended improvement, and upon, or as near as practicable, to any property intended to be taken, or, as the case may be, which will be damaged or benefited; said jury shall then ascertain the just damage and compensation to be paid to the owner or owners of any property intended to be taken for, or that may be damaged by the intended improvement; and in estimating any damages, they may take into consideration the benefit such improvement will

be to the owner or owners of such property to be taken; and they shall award to the owner or owners of the property intended to be taken, or that will be damaged, such compensation as they shall deem just.

Sec. 5. If such property shall be subject to a valid mortgage, Owners and holders of mortgages to lease and agreement, or to either, and such facts shall be made be proporting ally taxed to appear to the inry then said invested to appear to the inry then said invested. to appear to the jury, then said jury shall apportion and award to the owners of such property, the parties in interest to such mortgage, lease and agreement, or to either of them, such portions of the damages and compensation as they shall deem just; and in all cases where any such damages shall be awarded, they shall be payable out of the city treasury, and the means thereof shall be raised from time to time, as may be necessary, with the general city taxes.

Duty of jury in case alleys are to be opened.

Sec. 6. In cases of the laying out, establishing, opening, widening, altering or vacating an alley or alleys, said jury shall further proceed to apportion the total damages and compensations to be paid for the proposed improvement, among the lots of land, premises, or subdivisions thereof within the block, in which the alley in question is situated and which will be benefited by the proposed improvement, apportioning and assessing the same upon said lots, premises or subdivisions thereof, as near as may be in proportion as the same will be benefited by said improvement. The word alley, as used in How term benefited by said improvement. The word and, as used in "alley" shall this section, shall be construed to mean only those ways or

passages that bisect or divide the interior of a block. No alleys shall be opened except upon a petition of the owners of a majority of the lots on the block or blocks to be intersected thereby, and upon security being given to indemnify the city against the expenses of opening said alleys.

Sec. 7. Said jury, after completing the aforesaid duties, shall then make, in writing, signed by each of them, a report to said justice of the peace of their doings, and file it with said justice, within two days after they were sworn. They shall state in their report the just damages and compensation ascertained

and awarded by them, to the owner or owners of any private Contents of property, or to any person claiming an interest therein, by virtue of any valid mortgage, lease or agreement, to which such property may be subject, together with the name of such owner or owners and claimants, if known, and a description of the property intended to be taken. Said jury shall also, in the cases provided for in this section, state in their report what portions in amount of the total ascertained damages and compensation they have apportioned to and assessed upon any lot, premises or subdivisions thereof, which will be benefited by the intended improvement, together with the names of the owners thereof, if known, and description of the same, and also what portion, if any, of the ascertained damages and compensation they have apportioned and assessed to the city of Lansing; and said jury shall make a statement of the time spent by them, and shall be entitled to receive one dollar per day and fifty cents for each half day, and the justice and officer who served said venire, one dollar each for their fees.

Sec. 8. The report of said jury, filed with said justice, shall Jury to file be certified by him, and delivered to the city clerk within two city clerk. days after such report is filed with him; and it shall be the duty of the city clerk to inform the common council at their next regular meeting of the delivery of such report to him, which report shall then be read, and any person to whom dam-Time for ages and compensation may be awarded for any of his property corrections. intended to be taken, considering himself aggrieved in the award of damages assessed and returned by the jury, may appear before the common council at such meeting, or at such other meeting as the common council shall then appoint, and present his claim before said council, and said council shall hear the proofs and allegations in respect to said damages, and render their decision thereon. The common council shall thereupon confirm or annul said report as they shall deem best. A majority elect of said common council shall be necessary to decide all such questions submitted to them.

Proceedings when report is not con-firmed by council.

Sec. 9. If the report of the jury is not confirmed by the common council, or if the jury, so summoned as aforesaid, cannot agree, or from death, sickness or other cause shall fail to make a report within the two days above required, a second or more applications may be made by said mayor or clerk to a justice of the peace of said city, when another jury shall be obtained in the same manner, and bound to serve, have the same qualifications, be sworn, and when sworn have the same powers and duties as the first jury; and the same proceedings shall be had as after the first jury was sworn. But no report of any jury shall be set aside or annulled for objections as to

Objections.

matters of form; all objections to the report of any jury shall be objections of law and to matters of substance; but the damages and compensation to be paid to any person, or the portions thereof apportioned to and assessed upon any lot of land, premises or subdivision thereof, may be inquired into if excessively large or small.

Decision of council to

Sec. 10. A decision of the common council confirming said report shall be final and conclusive as to all persons interested therein; and the damages and compensation apportioned to and assessed upon any lot of land, premises or subdivision thereof, according to said report, as confirmed, shall be a lien thereon from the time of the aforesaid confirmation until they Clerk to file are paid and satisfied. When the report of the jury has been

thus confirmed, the clerk shall file it in his office, and record the same at length in a book used and known as a book of street records, and such record or a certified copy, shall, in all courts and places, be presumptive evidence of the matter therein contained and of the regularity of all proceedings from the commencement thereof to the confirmation of such report by the common council.

emente to be paid to

Sec. 11. The amounts apportioned to and assessed upon all lots of land, premises or subdivisions thereof, for the benefits they will receive, shall be paid to the treasurer of said city, in case of confirmation of the report of the jury, as above provided, and may be collected in the same manner as other

special assessments; and any amounts not paid to said treas- Taxes not urer within such time as the common council shall fix, shall be placed on reported to the city clerk, and the clerk shall notify the assessor, rolls, and said amounts shall be assessed upon the assessment rolls of the wards in the same manner as provided by section twentyfour of this title, and shall be collected and sold as provided by said section.

Sec. 12. Within sixty days after the confirmation of the re-Council to port of the jury, the common council shall pay or tender to pensation to the respective persons, the several amounts of damages and compensation awarded to them according to the report of the jury as confirmed; and in case any such person shall refuse the To deposit same, be unknown or a non-resident of said city, or for any money. reason incapacitated from receiving his or her amount, or the right thereto be disputed or doubtful, the common council may deposit the amount awarded in such case in the treasury of the city to the credit of any person entitled thereto, and shall, on demand, pay the same over to any person competent and entitled to receive the same. Upon such payment, tender or when coundeposit in the city treasury, the same shall become a public possession. highway, and the common council may enter upon, take possession of and convert the same to the uses and purposes for which said property has been taken; a certificate of the city treasurer of such tender, payment or deposit, or record thereof in the book of streets records, or certified copy of such record, shall in all courts and places be presumptive evidence of the facts therein stated, of the vesting of the fee of the property in the city of Lassing, and of the right of the common council to take possession of, and convert the same to the uses for which it has been taken.

Sec. 13. The common council shall have power to treat for Council ms and obtain a release of the right of way of any street intended of way. to be opened or laid out by them; and whenever any person or Release to persons owning the land through which a street is intended to be recorded. be opened, shall release to the city of Lansing the right of way by deed or otherwise, and any such release shall be re-

corded in the book of street records, by order of the common council, the same shall become public highway.

Council to be commissioners of highways. Sec. 14. The common council shall be commissioners of highways for said city, and shall have the care and supervision of the highways, sidewalks, streets, bridges, lanes, alleys, parks, and public grounds therein not belonging to or occupied by the State; and it shall be their duty to give directions for the re-

To direct improving of highways.

and public grounds therein not belonging to or occupied by the State; and it shall be their duty to give directions for the repairing, preserving, improving, cleansing and securing of such highways, sidewalks, bridges, lanes, alleys, parks, and public grounds, and to cause the same to be repaired, cleansed, improved, and secured, from time to time as may be necessary; to regulate the roads, streets, highways, lanes, parks, and alleys already laid out, or which may hereafter be laid out, and to alter such of them as they shall deem inconvenient, subject to the restrictions contained in this title; to cause such of the streets and highways in said city as shall have been used for six years

To cause streets to be re-surveyed.

ficiently described, or have not been duly recorded, to be ascertained, described and recorded, in the office of the city clerk of said city, in the book of street records; and the recording of such highways, streets, lanes, alleys, or public grounds, so ascertained and described, or which shall hereafter be laid out and established by the said common council, and recorded in the book of street records in the office of the clerk, by order of the common council, shall be presumptive evidence of the

To divide city into highway districts. existence of such highway, street, lane, alley, or public ground therein described; to divide said city, from time to time, into so many highway districts as they shall deem expedient, by an ordinance or resolution entered in their minutes; to appoint and assign to each of such districts so many inspectors of streets as they shall from time to time deem proper.

Sec. 15. The street inspectors of the several ward districts.

Duties of street inspectors. Sec. 15. The street inspectors of the several ward districts, or city marshal, under the general direction of the common council, shall at all times keep the streets, bridges, culverts, and drains allotted to him or them to oversee, in thorough repair, and free from obstructions; they shall report on oath to

e common council, once in each month, which report shall To make report.

ntain an accurate statement of the amount of labor perrmed, and the expenses necessarily incurred for material, and
e streets upon which the same was performed, or expense curred, and their charges for the same.

Sec. 16. The common council shall examine such report, and council to satisfied of its correctness, and that the charges therein made allow report. e just and reasonable, they shall accept it and order it filed; it if they are satisfied that it is incorrect, or that the charges erein are unreasonable, they shall alter the same as they think oper, and shall allow such charges as they shall deem just id equitable; they shall then let said report lay upon the table is week, and if not withdrawn by the inspector or marshal, filing a notice in writing to that effect with the city clerk in at time, they shall accept it, and order it filed as corrected by sem; when so filed, the clerk shall draw an order upon the ghway fund of the district for the amount.

Sec. 17. The common council shall have power to cause com- May cause on sewers, drains, vaults, arches and bridges, wells and pumps, to be built. id reservoirs, to be built in any part of the city; to cause the ading, raising, leveling, repairing, amending, paving, or coving with stone, plank, or other material, any street, lane, ley, highway, public ground, cross-walk, or sidewalk, and to rovide for the planting and protecting of shade trees along e sides of the streets and public grounds in said city; and When exhenever the common council shall order any of the improveents that are mentioned in this section, or in any section of the six of this act, and do not determine by resolution that e expenses of any such improvement shall be defrayed by the ty or ward, or as provided by section nineteen, of said title x of this act, then such expenses of making any such improveent may be assessed and levied upon the lots, premises and ibdivisions thereof which are in front of, or adjoining such reets, sidewalks, drains, sewers, and other improvements, that ay be ordered by the common council; and the common

Council to pass laws rel-ative to asseesing and collecting

council shall have power to make all by-laws and ordinances relative to the mode of assessing, levying and collecting any such tax, and may provide by ordinance for assessing such tax in the general assessment rolls of the city, which tax shall be and remain a lien upon the land, and if not paid, the land may be sold therefor in the same manner as provided for ordinary city taxes.

Rates to be collected.

Sec. 18. The common council shall have full power to assess and collect of each individual using or being benefited by any public sewer or drain, as follows, to wit: The sum of one dollar and fifty cents annually for each cellar drained directly or indirectly by a drain into any public drain or sewer, which assessment shall be taken to include all other drainage of the premises to which said cellar especially belongs; and the sum of fifty cents annually for each lot or subdivision of a lot, being without a cellar, drained as aforesaid into any public drain or sewer, and such sums as may be fixed by the common council for all establishments requiring an unusual or extraordinary amount of drainage, drained as aforesaid, which sums when collected shall constitute the sewer fund, and shall be expended exclusively for the repair and construction of sewers; and the collection of the charges to individuals for drainage in this section provided, shall be enforced in such manner as the common council may by ordinance direct.

Proceedings shall be de-

Sec. 19. Whenever the common council shall determine that when ex-pense of im. the whole or any part of the expense of any public improvement shall be defrayed by an assessment on the owners or occupants of houses and lands to be benefited thereby, they shall declare the same by an entry in their minutes, and after ascertaining, as they may think proper, the estimated expense of such improvement, they shall declare by an entry in their minutes whether the whole or what portion thereof shall be assessed to such owners and occupants, specifying the sum to be assessed, and the portion of the city which they deem to be benefited by such improvement; the costs and expenses of making the estimates, plans and assessments incidental thereto,

iall be included in the estimated expenses of such improvement: Provided, That in case of grading any street, a majority provise. It the residents of said city owning property on any such street, iall petition for such grade. If after the survey and estimate I the expenses of said grade has been made, and before a conact is entered into by said city for the grading of any such reet, a majority of such property owners shall remonstrate gainst said grade, and pay the expense of the survey and estimates, said grade shall not be made unless petitioned for again, ind then not until after one year from said first petition.

Sec. 20. The assessor shall thereupon make an assessment Assessment pon all the owners or occupants of lands and houses within benefited. e portion of the city so designated, of the amount of expense proportion as nearly as may be to the advantage which each sall be deemed to acquire by the making such improvements, id shall make out an assessment roll in which shall be entered e names of persons and the description of the property asssed, and the amount assessed to each person respectively, id in case any lots or parcels of real estate shall belong to a m-resident, or the owner or owners are unknown, the same all be entered accordingly, with a description of such lots or remises, as is required by law in assessment rolls made by pervisors of townships, with the amount assessed thereon, hich assessment roll shall be subscribed by him and returned ithin fifteen days to the common council of said city, unless ich time be extended by resolution of said common council. Sec. 21. Upon such return being made and filed, the clerk clerk to the city shall cause notice to be published in a newspaper notice.

the city shall cause notice to be published in a newspaper the said city for at least ten days, giving a general descripm of the section or the portion of the city determined by a common council to be benefited by such improvement, at that said common council will, at a certain time and place be designated in said notice, meet and review said assessment il.

Sec. 22. At the day appointed for that purpose, and such Time for reviewing and her days as the hearing shall be adjourned to, the common corrections.

council shall hear the allegations and proofs of all persons who may complain of such assessment, and may rectify and amend the said assessment list in whole or in part, or may set the same aside and direct a new assessment, either by the same person or by such other person as the common council shall appoint for that purpose; and in such case the same proceedings shall be had as are herein provided upon the first order of the assessment, or the said common council may ratify and confirm such assessment without any corrections, or with such corrections therein as they may think proper.

Treasurer to receive roll, with orders to collect.

Sec. 23. Every assessment so ratified and confirmed by the common council, as aforesaid, shall be final and conclusive. Within ten days after such assessment shall have been so ratified, the mayor shall affix to such assessment and tax roll his warrant for the collection thereof, which warrant shall direct the treasurer to collect the same within the time prescribed by the resolution of the common council; and the said assessment and tax roll, with the warrant of the mayor annexed, shall be delivered to said treasurer within the ten days aforesaid, who shall thereupon be authorized to levy and collect the same by distress and sale of any personal property in possession of the person chargeable with such tax.

Sec. 24. When any special assessment for public, local or

Taxes to be a lien on real estate.

other improvements, or for any other purpose authorized by this act shall have been made, as in this act provided, and the tax roll for the same shall have been delivered to the treasurer for collection, the same shall be a lien upon the premises upon which the same was assessed, and the treasurer collecting such tax shall levy and collect the same of any personal property in the possession of that person chargeable with such tax, in the manner required by law; and in case sufficient personal property cannot be found whereon to levy and collect such tax, the treasurer shall, within five days after the time prescribed by his said warrant for the collection thereof has expired, make a report to the city clerk of the sums so remaining unpaid, which

he was unable, for want of such personal property, to levy and

Return of unpaid taxes

collect of the same, together with the description of the premises assessed for such unpaid taxes; and the city clerk, within five days thereafter, shall in like manner notify the assessor of the amount of such taxes, and the description of the premises assessed and chargeable with such tax, who shall assess such unpaid taxes on such premises in the tax roll of the proper ward next thereafter to be made, and such tax shall then be levied, collected and returned, and the said premises may be sold or forfeited for non-payment thereof, as provided by law for the non-payment of the ordinary city taxes.

Sec. 25. If upon completion of any such improvement for Proceedings which an assessment shall have been made it shall appear that large an am't a greater amount has been assessed and collected than is neces-assessed. sary to defray the expenses thereof, the common council shall apportion such excess among the persons owning the property assessed, in proportion to the amount collected of each description of such property, and shall pay the same to the person or persons who paid such excess, on demand.

Sec. 26. If it shall appear that a greater sum of money has when the been expended in the completion of such improvement than too small. was estimated, as aforesaid, the common council may direct the assessment of the whole sum on the owners and occupants of houses and lands benefited by such improvements, in the same manner as herein above directed, and the same proceedings in all respects shall be had thereon, and the common council may enlarge the territory to be assessed for such improvements.

Sec. 27. Whenever any special assessment to defray the ex-Action of pense of any improvement shall, in the opinion of the common special s council, be invalid, said council may vacate and set the same involved. aside; and when any such special assessment shall be so vacated, or shall be held invalid by the judgment or decree of any court of competent jurisdiction, said council may from time to time, until a valid assessment is made, cause a new asseasment to be made for the purpose for which the original assessment was made, and in the manner provided for making

on new as-

Taxes paid to the original assessment; and whenever the tax, or any part thereof, assessed upon any lot or parcel of real estate by the original assessment, set aside or held invalid as aforesaid, has been paid, and shall not have been refunded, it shall be the duty of the treasurer to apply said payment upon the reassessment on said lot or parcel of real estate, and to make a minute thereof, upon the new assessment roll, and such reassessment shall, to the extent of such payment, be deemed paid and satisfied, after which no part of the amount paid on the original assessment shall be refunded unless the amount paid, as aforesaid, exceeds the amount of the re-assessment, in which case the excess shall be refunded, and the person who paid the same shall be the person entitled to the amount to be refunded.

All the provisions of this act making special assessments a lien

applying to re-assessm'ts upon the lots and parcels of real estate enforced therein, and also those relating to the collection of special assessments, shall apply to re-assessments. The provisions of this section shall apply to assessments heretofore made as well as those which shall hereafter be made.

Power of mayor to affix new

Sec. 28. Whenever any special assessment shall not have been collected within the life of the mayor's warrant, affixed to the assessment roll, and shall not have been vacated or held invalid, the mayor may affix a new warrant to such assessment roll, extending the time for the collection of the same so long as the common council shall direct, and may continue to affix new warrants to any such assessment roll, from time to time, under the directions of the common council, until the assessment is collected or returned.

State And're authorized to allow certain money to city.

Sec. 29. The board of State Auditors are authorized to allow the city of Lansing such sum or sums of money as they shall deem equitable, for any improvements made under this title, upon any street which abuts upon any block or parts of a block of land belonging to the State.

Limit of am't raised in one

Sec. 30. The common council shall not have power to make improvements nor raise by tax, under this title, in any one year, an amount to exceed forty thousand dollars.

Sec. 31. The common council are authorized to assess the Power of lands of non-residents and unoccupied lands of said city their as just proportion of the expenses of all improvements in said city in the same manner, and the amount so assessed may be collected in the same manner as assessments for improvements on other lands. It shall in all cases be the duty of the owner owners to of every lot or parcel of land in said city, to keep the sidewalk walks in adjoining his lot or piece of land in good repair, and also to remove and clear away all snow and ice and other obstructions from such sidewalk, and it shall be his duty to build sidewalks in front of or adjoining his premises. If any owner, after Proceedings notice so to do shall have been posted on the premises, or refusal by otherwise given, served or published as the common council construct walks. may direct by ordinance, resolution or otherwise, shall fail or neglect so to do, for such time not less than twenty-four hours, as the common council, by a general or special ordinance, resolution or otherwise, may fix, the common council may cause the same to be done at the expense of the city, and may add such expense to the amount of the general city tax on such land in the next general assessment rolls of said city, and such amount so added shall be a lien on the premises in the same manner as the tax to which it is added, and may be collected and enforced, and if not paid or collected, the land sold therefor, in the same manner as for general city taxes. All sidewalks built shall be sidewalks made of the material and be constructed in the manner and of built. the width as the common council shall, by a general ordinance, resolution or otherwise direct.

Sec. 32. In all cases of special assessments for local improve- Amount of ments no orders or warrants shall be issued, that will in the ag-may be issued. gregate exceed the expense of such improvement, and in no case shall orders be issued while the work is in progress, to a greater amount than three-fourths of the expense made at the time of issuing the same, to be ascertained from the sworn estimates of the city engineer or other person employed by the common council for that purpose; and in case of any re-assessment the whole amount so re-assessed shall not exceed the amount nec-

essary to defray the expense of the improvement for which such re-assessment is made, with the accumulated interest.

Bridge tax.

Sec. 33. All bridges over the Grand, Cedar and Sycamore rivers, and such other bridges as a majority of the common council elect shall by resolution determine, within the limits of said city, shall be built and kept in repair by and at the expense of said city. The common council of said city is hereby authorized to levy, assess and collect, in addition to all other taxes, a sufficient amount of tax annually for that purpose, which tax shall be known and designated as "bridge tax," and shall be used for no other purpose: Provided, That not more than three thousand dollars shall be raised in any one year, unless all additional sums be directed to be raised by the electors of the city upon a question submitted to and voted for by them as provided in title five of this act.

Proviso.

TITLE VII.

OF PREVENTION AND EXTINGUISHMENT OF FIRES.

Council to establish fire limits.

Sec. 1. For the purpose of guarding against the calamities of fire, the common council may from time to time, by ordinance, designate such portions and parts of the said city as they shall think proper, within which no buildings of wood shall be erected, and may regulate and direct the erection of buildings within such portions and parts, and the size and materials thereof, and the size of the chimneys therein; and every person who shall violate such ordinance or regulation shall forfeit to the city the sum of one hundred dollars; and every building erected contrary to such ordinance is hereby declared

Penalty for violating.

Sec. 2. The common council may, by ordinance, require the owners and occupants of houses and other buildings to have scuttles on the roofs of such houses and buildings, and stairs or ladders leading to the same; and whenever any penalty shall have been recovered against the owner or occupant of

to be a common nuisance, and may be abated and removed by

May require scuttles on roofs. such common council.

any house or other buildings for not complying with such ordinance, the common council may, at the expiration of twenty days May order southles con after such recovery, cause such scuttles and stairs or ladders structed. to be constructed, and may recover the expense thereof, with ten per cent. in addition, of the owner or occupant whose duty it was to comply with such ordinance.

- Sec. 3. The common council may, by ordinance, require the May compel inhabitants of the city to provide such and so many fire buck-of fire buckets for each house or tenement therein, and within such time as they shall prescribe, and may require such buckets to be produced at every fire.
- Sec. 4. The common council may regulate and direct the May direct construction of safe deposits for ashes, and may compel the deposit cleaning of chimneys, flues, stove-pipes, and all other conductors of smoke; and upon the neglect of the owner or occupant Cleaning of chimneys. of any house, tenement or building of any description, having therein any chimneys, flues, stove-pipes, or other conductors of smoke, to clean the same, as shall have been directed by any ordinance, the common council may cause the same to be cleansed, and may collect the expense thereof, and ten per cent. in addition, from the owner or occupant whose duty it was to have the same cleansed.
- Sec. 5. For the purpose of enforcing such regulations, the May order common council may authorize any of the officers of the said of buildings city, and may appoint persons at all reasonable times, to enter into and examine all dwelling-houses, buildings and tenements of every description, and all lots, yards and enclosures, and to cause such as are dangerous to be put in a safe condition; and Make buildings authorize such officers and persons to inspect all hearths, fire-places, stoves, pipes, flues, chimneys, or other conductors of smoke, or any apparatus or device in which fire may be used, or to which fire may be applied, and remove and make the same safe, at the expense of the owners or occupants of the buildings in which the same may be, and to ascertain the number and condition of the fire buckets, and the situation of any building in respect to its exposure to fire, and whether

scuttles and ladders thereto have been provided, and generally with such powers and duties as the common council shall deem necessary to guard the city from the calamities of fire.

May procure fire-engines, etc.

Sec. 6. The common council may procure, own, build, erect and keep in repair, such and so many fire engines, with their hose and other apparatus, engine houses, ladders, fire hooks and fire buckets, and other implements and conveniences for the extinguishment of fires, and to prevent injuries by fire, and such and so many public cisterns, wells and reservoirs of water, as they from time to time shall judge necessary.

Organize fire districts.

Sec. 7. The common council shall have power to organize said city into as many fire districts as they may deem necessary, and may organize and maintain a fire department for said city, to consist of one chief engineer, two assistant engineers, twice as many wardens as there are wards in the said city, a proper number of firemen, not exceeding fifty to each engine, such number of hook and ladder men, and such number of tub and hose men as may be appointed by the said common council, all to have privileges and exemptions of firemen, and to hold their appointment during the pleasure of the common council.

Make rules and regulations for government of firemen.

Sec. 8. The common council may make rules and regulations for the government of the said engineers, wardens, firemen, hook and ladder men, and tub and hose men, and may prescribe their respective duties in case of fire or alarms of fire; may direct the dresses and badges of authority to be worn by them; may prescribe and regulate the time and manner of their exercises, and may impose reasonable fines for the breach of any such regulations.

Powers and duties of firemen. Sec. 9. The engineers and fire wardens, under the direction of the common council, shall have the custody and general superintendence of the fire engines, engine houses, hooks, ladders, hose, public cisterns, and other conveniences for the extinguishment and prevention of fires, and it shall be their duty to see that the same are kept in order, and to see that the laws and ordinances relative to the prevention and extinguishment

of fires are duly executed, and to make detailed and particular reports of the state of the department, and of the conduct of the firemen, hook and ladder men, tub and hose men, to the common council, at stated periods, to be prescribed by the common council, and to make such reports to the mayor whenever required by him; the certificate of the city clerk that a person is or has been a fireman, shall be evidence of the facts in all courts and places, on proof of the genuineness of such certificate.

Sec. 10. The common council may, by ordinance, direct the Council to direct manner in which the bells of the city shall be tolled or rung in ner of ring cases of fire or alarms of fire, and may impose penalties for ringing or tolling of such bells in such manner at any other time than during a fire or alarm of fire.

Sec. 11. The common council may provide suitable compen- May provide sation for any injury that any fireman, hook and ladder man, firemen. or tub and hose man may receive in his person or property in consequence of his exertions at any fire.

Sec. 12. The common council may, by ordinance—

First. Prescribe the duties and powers of the engineers and Prescribe wardens at fires and in cases of alarms of fire, and may vest gineers and wardens. in them such powers as shall be deemed necessary to preserve property from being stolen, and to extinguish and prevent fires:

Second. Prescribe the powers and duties of the mayor and of mayor aldermen at such fires, and in cases of alarm; but in no case men. shall the mayor or any alderman control or direct the chief engineer or his assistants during any fire;

Third. Provide for the removal and keeping away from such For keeping away suspifires all idle, disorderly or suspicious persons, and may confer clous persons powers for that purpose on the engineers, fire wardens, or officers of the city;

Fourth. Provide for compelling persons to bring their fire For compelling persons to any place of fire, and to aid in the extinguishment sons to bring buckets.

thereof by forming lines or ranks for the purpose of carrying

water, and by all proper means to aid in the preservation, removal and securing of property exposed to danger by fire;

shal, etc., to the city to be present at such fires, and to perform such duties at fires.

as the said common actual in th Fifth. To compel the marshal, constables and watchmen of as the said common council shall prescribe.

Power of arrest per-sons refusing to assist

Sec. 13. Whenever any person shall refuse to obey any lawful order of any engineer, fire warden, mayor or alderman, at any fire, it shall be lawful for the officer giving such order to arrest, or direct orally any constable, watchman, or any citizen to arrest such person and confine him temporarily in any safe place, until such fire shall be extinguished; and in the same manner such officers, or any of them, may arrest or direct the arrest and confinement of any person at such fire who shall be intoxicated or disorderly.

Proceedings at any fire.

Sec. 14. Whenever any building in said city shall be on fire it shall be the duty and be lawful for the chief engineer, with the consent of the mayor or any alderman, or any two aldermen, to order and direct such building, or any other building which they may deem hazardous, and likely to communicate fire to other buildings, or any part of such building, to be pulled down and destroyed; and no action shall be maintaine against any person or against the said city therefor; but an person interested in any such building so destroyed or injure may, within three months thereafter, apply to the commo council to assess and pay the damages he has sustained. A the expiration of three months, if any such application shall have been made in writing, the common council shall eithe pulled down. pay to the said claimant such sum as shall be agreed upon by them and the said claimant for such damages, or if no sucl agreement shall be effected, shall proceed to ascertain the amount of such damages, and shall provide for the appraisal assessment, collection and payment of the same in the same manner as is provided by this act for the ascertainment, assess

ment, collection and payment of damages sustained by the

taking of lands for purposes of public improvement.

Council to

Sec. 15. The commissioners appointed to appraise and assess commissions the damages incurred by the said claimant by the pulling down damages. or destruction of said building by the direction of the said officers of the city, as above provided, shall take into account the probability of the same having been destroyed or injured by fire if it had not been so pulled down and destroyed, and may report that no damage should be equitably allowed to such claimant. Whenever a report shall be made and finally confirmed, in the said proceedings for appraising and assessing the damages, a compliance with the terms thereof by the common council shall be deemed a full satisfaction of all said damages of the said claimant.

TITLE VIII.

OF COURTS OF JUSTICE.

- Sec. 1. The justices of the peace of said city shall file their Justices of caths of office in the office of the clerk of the county of Ing-the peace to the man, and shall have, in addition to the jurisdiction conferred Powers and by this act on them, the same jurisdiction, powers and duties conferred on justices of the peace in townships, and shall have such jurisdiction to hear, try, and determine all actions arising within said city for the recovery of the possession of lands under the provisions of chapter one hundred and fifty of the compiled laws, and the acts amendatory thereto, as is conferred upon justices of the peace of townships to hear, try, and determine cases arising within townships under said chapter of the compiled laws, and the said amendatory acts.
- Sec. 2. In addition to the security now required by law to To give be given by justices of the peace, each of the justices of the peace shall, before entering upon the duties of his office, execute a bond to the city of Lansing, with one or more sufficient sureties, to be approved by the mayor of said city, which approval shall be endorsed on said bond, in the penalty of one thousand dollars, conditioned for the faithful performance of his duties as a police justice of said city, and to pay over the moneys so collected and make his report as in this act required.

Sec. 3. It shall be the duty of the justices of the peace of To attend all complaints. said city to keep their offices in said city, and attend to all complaints of a criminal nature which may properly come before them, and they shall receive for their services when engaged Fees of in cases for the violation of the ordinances of said city, such fees as the common council shall by ordinance prescribe.

Sec. 4. All fines, penalties or forfeitures, recovered before any To pay all Sec. 4. All fines, penalties or forientures, recovered before any fines into city treasury of said justices, for violation of any city ordinance, shall, when

To make report to council.

collected, be paid into the city treasury; and each of said justices shall report on oath to the common council, at the first regular meeting thereof in each month, during the term for which he shall perform the duties of such justice, the number and name of every person against whom judgment shall have been rendered for such fine, penalty or forfeiture, and all moneys by him received for and on account thereof, which moneys so received, or which may be in his hands, collected one such fine, penalty or forfeiture, shall be paid into said cit treasury on the first Monday of each and every month during the time such justice shall exercise the duties of said office-; and for any neglect in this particular, he may be suspended o removed, as hereinafter provided.

To make re-port of stolen property,

Sec. 5. It shall be the duty of each justice of the peace, a -the first regular meeting of the common council, in each of th months of August, November, February and May, in ever year, to account on oath before the common council, for a such moneys, goods, wares and merchandise seized as stole property, as shall then remain unclaimed in the offices of eithe of said justices of the peace, and immediately thereafter t give notice for four weeks in one of the public newspaper printed in said city, to all persons interested or claiming suc property: Provided always, That if any goods, wares, merchandise or chattels of a perishable nature, or which shall be expensive to keep, shall at any time remain unclaimed in the

offices of either of said justices, it shall be lawful for such justices. tice to sell the same at public auction, at such time, and afte

Proviso.

such notice as to him and the said common council shall seem proper.

Sec. 6. It shall be the duty of each of the justices of the To deliver peace aforesaid, who may recover or obtain possession of any proof, to stolen property, on his receiving satisfactory proof of property from the owner, to deliver such property to the owner thereof, on his paying all necessary and reasonable expenses which may have been incurred in the recovering, preservation or sustenance of such property, and the expenses of advertising the same, unless the attorney of the city, or the prosecuting attorney for the county of Ingham shall otherwise direct.

Sec. 7. It shall be the duty of each of the justices of the To sell unpeace aforesaid, to cause all property unclaimed after the ex-property auction, piration of the notice specified in the last preceding section but one of this act, money excepted, to be sold at public auction to the highest bidder, unless the prosecuting attorney of the county of Ingham shall direct that it shall remain unsold for a longer period, to be used as evidence in the administration of justice, and the proceeds thereof forthwith to pay to the treasurer of the said city, together with all money, if any, which shall remain in his hands after such notice as aforesaid, first deducting the charges of said notice of sale.

Sec. 8. The constables of said city shall have and receive the Fees of same fees, and have the like powers and authority in matters constables. of civil and criminal nature, as is conferred by law upon constables in the several towns of this State, and shall give like security.

Sec. 9. The city constables shall obey the orders of the To obey mayor and aldermen, or of any person legally exercising the mayor and criminal jurisdiction of a justice of the peace in said city, in enforcing the laws of the State or the ordinances of said city; and in case of a refusal or neglect so to do, he or they shall be subject to a penalty of not less than one nor more than twenty-five dollars.

Justices to hear and offenses

Sec. 10. The justices of the peace of said city shall have full power and authority, and it is hereby made the duty of any such justice, upon complaint to him in writing, on oath, to inquire into and hear, try and determine all offenses which shall be committed within said city against any of the by-laws or ordinances which shall be made by the common council, in pursuance of the powers granted by this act, and to punish the offenders as by said by-laws or ordinances shall be prescribed or directed; to award all process, take recognizances for the appearance of the person charged, and upon appeal, and to commit to prison, as occasion may require: Provided, That any person making said complaint (except city officers) shall give security for costs in the same manner as is required in criminal

Proviso

cases, under the general laws of this State, which security shall have the same force and effect, and judgment shall be rendered against said complainant and surety, and execution issued thereon, when the justice shall be satisfied that there was not reasonable cause for making said complaint.

To issue

Sec. 11. Whenever any person shall be charged with having warrant for arrest of violated any ordinance of the common council by which the offender is liable to imprisonment, any of the justices of peace of said city to whom complaint shall be made in writing. and on oath, shall issue a warrant, directed to the marshal of the city of Lansing, or to the sheriff or any constable of the county of Ingham, commanding him forthwith to bring the body of such person before him, to be dealt with according to law; and the marshal or other officer to whom said warrant shall be delivered for service is hereby required to execute the same, in any part of this State where such offender may be

Marshal to execute warrant.

> found, under the penalties which are by law incurred by sheriffs and other officers for neglecting or refusing to execute other criminal process. Sec. 12. The common council of said city shall have power

City penitento provide.

tlary; coun-cil authoriz'd and authority, whenever they shall deem it expedient, to provide a city penitentiary, where all persons charged with, or convicted of, offenses or misdemeanors against the charter bylaws or ordinances of said city, may be confined or imprisoned, until discharged by authority of law; and the said common council shall appoint all officers necessary for said penitentiary, prescribe their powers and duties, regulate the time and manner such prisoners shall be kept at labor, and make all by-laws, ordinances or orders concerning the good government and regulation of said penitentiary, and for the punishment of such prisoners as may refuse to work therein, as they may deem necessary and proper.

Sec. 13. Any person arrested by virtue of any process issuing Who to be from any court of justice in said city, or by authority of any therein. officer of said city, may be confined in said penitentiary, in the same manner as prisoners are, or may be detained in the jail of Ingham county; and any law of this State prohibiting escapes, aiding prisoners to escape, or any other act detrimental to the safety of prisoners in a county jail, shall apply to said prison: Provided, That the common council or the mayor or Proviso. recorder of said city may at any time direct any or all such prisoners to be removed from said penitentiary to the jail of the county of Ingham: And provided also, Such prisoners, or Ibid. any of them, may at any time, in the first instance, be confined in the said county jail whenever the same may be deemed necessary by said common council; and the keeper of said jail or penitentiary shall be allowed such compensation for keeping and providing for prisoners confined therein as the common council may determine to be just and reasonable, not exceeding the amount allowed by the supervisors of Ingham county for county prisoners.

Sec. 14. The justices of the peace in the said city exercising City justices civil jurisdiction shall be deemed justices of the peace of the county justices. county of Ingham, and shall be subject to the general laws of the State in relation to civil cases before justices of the peace, and appeals from their judgment may be made to the circuit court for the county of Ingham, in the same manner as appeals from justices' judgments in towns are made, except as herein otherwise provided.

Powers of, in criminal matters. Sec. 15. The justices of the peace of said city shall have all the authority of justices of the peace in towns in criminal matters, and shall have all the authority, and perform all the duties hereinbefore provided and required of them, and shall hold a court daily if necessary.

How suits shall be brought. Sec. 16. All suits which shall be brought to recover any penalty or forfeiture for the violation of any ordinance of the common council, shall be brought in the name of the city of Lansing, under the direction of the common council, or of the attorney of said city; and no person being an inhabitant free-

Citizens to be qualified as jurors.

attorney of said city; and no person, being an inhabitant, freeman, or freeholder of the said city shall be disqualified for that cause from acting as a judge, justice or juror in the trial or other proceeding, in any suit brought to recover a forfeiture or penalty for the violation of this provision of this act, or for the violation of any ordinance of the common council, nor from serving any process, or summoning a jury in such suit, or from acting in any such capacity, or being a witness on the trial of any issue, or upon the taking or making any inquisition or assessment, or any judicial investigation of facts, to which issue, inquest or investigation the said city or any city or ward officer is a party, or in which said city or officer is interested; nor shall any judge of any court be disqualified to hear and adjudicate on an appeal in any matter originating in said city, because he is an inhabitant thereof. If any judgment in any action shall be rendered against the city by any justice of the

Right of appeal.

peace, such judgment may be removed by appeal to the circuit court for the county of Ingham in the same manner and with same effect as though the city were a natural person, except that no bond or recognizance to the adverse party shall be necessary to be executed by or on behalf of the said city.

When any execution may be issued.

Sec. 17. Every execution for any penalty or forfeiture recovered for the violation of any of the provisions of this act, or for the violation of any by-law or ordinance of the said city, may be issued immediately on the rendition of the judgment, and shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the county jail or city penitentiary, for such time as shall have been directed by the ordinance of the common council.

Sec. 18. The common council may direct [any moneys that Council may may have been recovered for penalties or forfeitures, to be apuse of fines plied to the payment of any extra expenses that may have been incurred in apprehending offenders, or in subprehending or defraying the expenses of witnesses in any suit for such penalties or forfeitures, or in conducting such suits.

Sec. 19. The expenses of apprehending, examining and com-expenses of apprehending offenders against any law of this State, in the said city, ingoffend're; and of their confinement, shall be audited, allowed, and paid by the supervisors of the county of Ingham, in the same manner as if such expenses had been incurred in any town of the said county.

TITLE IX.

OF PUBLIC HEALTH.

Sec. 1. It shall be the duty of the common council of said Board of health once in each year for said city, to consist of not less than three nor more than seven persons, and a competent physician to be the health officer thereof.

Sec. 2. The said board of health shall have power, and it powers and shall be their duty to take such measures as they shall deem effectual to prevent the entrance of any pestilential or infectious disease into the city; to stop, detain and examine, for that to detain infected purpose, every person coming from any place infected, or be-persons. lieved to be infected with such a disease; to establish, maintain, to establish and regulate a pest-house or hospital, at some place within the city, or not exceeding three miles beyond its bounds; to cause to send any person not being a resident of the city, or if a resident of thereto. the city, who is not an inhabitant of this State, and who shall be, or be suspected of being infected with any such disease, to be sent to such pest-house or hospital; to cause any resident of the city, infected with any such disease, to be removed to

such pest-house or hospital, if the health physician and two

To destroy infected furniture.

other physicians of the city, including the attending physician of the sick person, if he have one, shall certify that the removal of such resident is necessary for the preservation of the public health; to remove from the city or destroy any furniture, wearing apparel, goods, wares or merchandise, or other articles or property of any kind, which shall be suspected of being tainted or infected with any pestilence, or which shall be, or be likely to pass into such a state as to generate and propagate disease; to abate all nuisances of every description which are or may be injurious to the public health, in any way and in any manner they may deem expedient, and from time to time to do all acts, make all regulations, and pass all ordinances which they shall deem necessary or expedient for the preservation of health and the suppression of disease in the city, and to carry into effect and execute the powers hereby granted.

To abate all nuisances.

Drivers and conductors to report cases of sickness. Sec. 3. The owner, driver, conductor, or person in charge of any stage-coach, railroad car, or other public conveyance, which shall enter the city, having on board any person sick of a malignant fever or pestilential or infectious disease, shall, within two hours after the arrival of such person, report in writing, the fact, with the name of such person, and the house or place where he was put down in the city, to the mayor, or some member or officer of the board of health; and any and every neglect to comply with these provisions, or any of them, shall be a misdemeanor, punishable with fine and imprisonment.

Bringing in infected property deemed an offense. Sec. 4. Any person who shall knowingly bring, or procure, or cause to be brought into the city any property of any kind, tainted or infected with any malignant fever or pestilential or infectious disease, shall be guilty of misdemeanor, punishable by fine and imprisonment.

Inn-keepers to report cases of sickness. Sec. 5. Every keeper of an inn or boarding house, or lodging house in the city, who shall have in his house at any time any sick traveler, boatman or sailor, shall report the fact, and the name of the person, in writing, within six hours after he came to the house or was taken sick therein, to the mayor or some

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officer or member of the board of health; every physician in the city shall report under his hand to one of the officers above named, the name, residence, and disease of every patient whom he shall have sick of any infectious or pestilential disease, within six hours after he shall have visited such patient. A Fine for violation of either of the provisions of this section, or of any law. part of either of them, shall be a misdemeanor, punishable by fine and imprisonment, the fine not to exceed one hundred dollars, nor the imprisonment six months.

Sec. 6. Whenever, in the opinion of the common council, Power of council to council to council to council to council to council to order dangerous build-dangerous build-dangerous build-dangerous build-dangerous build-dangerous build-dangerous of the premises on which such building, fence or other erection stands, to take down the same or any part thereof, within a reasonable time to be fixed by the order, or immediately, as the case may require, or in case the order is not complied with, cause the same to be taken down at the expense of the city, on account of the owner of the premises, and assess the expense on the land on which it stood. The order, if not immediate in its terms, may be served on any occupant of the premises, or be published in the city paper, as the common council shall direct.

Sec. 7. The said board of health shall have power to appoint Clerk of a clerk, whose duty it shall be to attend the meetings thereof, health; duand keep a record of its proceedings, and such record, or a duly certified copy of the same or any part thereof, shall be prima facie evidence of the facts therein contained, in any court or before any officer. The compensation of the clerk of compensation said board of health, shall be fixed by said board of health, by and with the consent of the common council, and such compensation shall be paid in the same manner as the other expenses of said board.

Sec. 8. The members of said board of health shall receive Fees of such compensation for their services as the common council members of board.

shall deem reasonable, to be paid from the general contingent fund of said city.

Fines to be Sec. 9. All fines imposed under this title shall belong to the paid into city treasury city, and when collected shall be paid into the city treasury, and be devoted to the maintenance and support of the pesthouse, or of any hospital that may hereafter be established by the city.

TITLE X.

OF PUBLIC SCHOOLS.

Board of education. Body cor-porate and politic,

Sec. 1. The city of Lansing shall constitute one school district. The members of the board of education shall be a body corporate, by the name and style of "The board of education of the city of Lansing," and by that name may be sued, and shall be subject to the laws of this State relative to corporations, that may be applicable thereto. They shall hold and control all moneys, real and personal property, or other rights belonging to said school district, and shall use and expend the same solely for the benefit of the common school or school within said city.

Sec. 2. The board of education shall meet, from time

When shall

time, at such place in said city as they may designate. A ma-

Quorum of jority of all the members shall constitute a quorum. They ma elect from their number a president, clerk, and treasurer. said board shall keep a record of their proceedings, which shall

To keep said board snau keep a record of its proceedings be signed by the president and clerk; and any proceedings of the shall be avi said board, certified by the president and clerk, shall be evidence of the facts therein contained. The justices of th peace shall have jurisdiction over all prosecutions for the violation of the by-laws and ordinances passed by said board -Sec. 3. The board of education shall have full power an

Duties of board, relative to-

Sites for sch'l houses.

First. To purchase sites and build school-houses in said city except as hereinafter provided;

High school. Second. To establish a high school in said city;

authority, and it shall be their duty:

Third. To appoint a superintendent of the common schools Appoint susaid city, under the charge of said board, with such comnsation as they shall deem proper, and with such powers and ties as they shall prescribe; and it shall be his duty to act as ark of said board if required;

Fourth. To establish a school library in said city, and desig-Establish te the place or places where the same shall be kept, and to point a librarian, who shall not be entitled to any compensan for services as such librarian:

Fifth. To apply for and receive from the county or city Receive sasurer, or other officers, all moneys appropriated, or belongz to the primary school funds of said city, or for library rposes, and to expend the same according to law; Sixth. To make by-laws and ordinances for taking the census Take census of children. the children of said city; for making reports and all things at shall be necessary to draw the proportion of the primary 100l fund belonging to said city; for visitation of schools

d the length of time schools shall be taught, (which shall t be less than nine school months in each year;) for the em-Pags by-laws relative to syment and examination of teachers, and their powers and teachers, ties; for the regulation of schools and the books to be used arein; for the appointment of necessary officers and to preribe their powers and duties; for all necessary purposes that

od government and prosperity of the public schools. Sec. 4. The treasurer of said city shall collect the money and Treasurer to ep all school funds belonging to said city separate from all school funds her funds, and he shall pay over to the treasurer of said ard all moneys on the order of said board; he shall report the board the condition of the school fund whenever

by advance the interests of education in said city, and the

quested by them. Sec. 5. The board of education of said city are hereby au-Board to orized, and it shall be their duty, once in each year, to ascer-amount of

n and determine, by resolution passed at any regular meet-needs forg of said board, by a vote of a majority of all the members,

the sums necessary and proper for any or all the following purposes:

pairing h'l-houses

First. To lease, enlarge, alter, improve and repair schoolhouses, and their out-houses and appurtenances;

'urchasing chool appa-

Second. To purchase, exchange, improve and repair school apparatus, books, furniture and appendages;

Procuring fuel.

Third. To procure fuel, and defray the contingent expense of the schools, and the expenses of the school library of sai city, and the necessary contingent expenses of said board;

Purchasing books.

Fourth. To purchase books for the school library of sai city, to an amount not exceeding one hundred dollars in an one year;

Teachers' wages.

Fifth. To pay teachers' wages after the application of public moneys which may by law be appropriated and provided for that purpose; and the amount so determined by said board shall be submitted by them to the voters of said district at the

annual school meeting, or at a meeting regularly called for that How money purpose; and the voters at such meeting shall determine, by a shall be majority of the voters present, whether said sum, or any part thereof, shall be raised on the taxable property of said district; and the clerk of said board of education shall certify to the city assessor, whose duty it shall be to assess the ordinary city taxes, the sums so ascertained and determined by said meeting; and the said city assessor, whose duty it shall be to assess the ordinary city taxes, shall levy the sums so certified to them upon the taxable property of said city, in the same manner as other taxes are levied.

Duties of treasurer of board.

Sec. 6. The treasurer of said board shall have charge of t moneys or funds belonging to the board, and he shall r them out only upon the order of said board, signed by president and countersigned by the clerk thereof. Said tr urer shall give bonds, with good and sufficient sureties, fo least double the amount of moneys intrusted to his hand the faithful discharge of his duties.

- Sec. 7. Whenever the said board shall from time to time detakes to be termine by resolution what sum or sums of money may be nectorally schildness. The sessary to erect school buildings, or a school building on block etc. eighty-one of said city, or other buildings used for school purposes in said city, said sum, or such part thereof as they may deem necessary, shall be assessed and levied on the real and personal property of said city, for such building purposes, to be collected as other school moneys and applied by said board for building as aforesaid: Provided, Said resolution shall have Proviso, been first approved by said school district, to be determined by a majority of the votes cast in said district, at a regular city election, or at a school meeting of said district called by said board for that purpose, said meeting to be called in the same manner as is provided by law for school districts in this State.
- Sec. 8. In case of a vacancy in the office of a member of said Vacancies in board; board, the same shall be filled by appointment by a majority of how filled. said board, of a person from the ward in which such vacancy exists, which appointment shall be until the next annual election, and until his successor is elected and qualified.
- Sec. 9. All provisions of the general laws of this State, General laws relative to common and union schools, shall apply and be in in force. force in said city, except such as may be inconsistent with the provisions of this act, or with the by-laws and ordinances of the board of education, made under this act.
- Sec. 10. No member of the board of education shall be di-Members of rectly or indirectly interested in any contract as principal, to become surety or otherwise, the expenses or consideration whereof are interested in any contract to be paid under any act or ordinance of said board of education, nor be surety or bondsman on any contract or bond given to said city or board of education.

TITLE XI.

MISCELLANEOUS PROVISIONS.

Sec. 1. The common council, or the mayor or other officer Examination whose duty it shall be to judge of the sufficiency of the proposed sureties of any officer of whom a bond or instrument in

Deposition of surety to be put in writing.

writing may be required, under the provisions of this act, shall examine into the sufficiency of such sureties, and shall require them to submit to an examination, under oath, as to their property; such oath may be administered by the mayor or any alderman of said city. The deposition of the surety shall be reduced to writing, be signed by him, certified by the person taking the same, and annexed to and filed with the bond or instrument in writing to which it relates.

Oaths; who may administer. Sec. 2. The mayor, or chairman of any committee or special committee of the common council, shall have power to administer an oath, or take an affidavit in respect to any matter pending before the common council or such committee.

What decemed perjury. Sec. 3. Any person who may be required to take any oath or affirmation, under or by virtue of any provision of this act, who shall, under such oath or affirmation, in any statement or affidavit, or otherwise, willfully swear falsely as to any material fact or matter, shall be guilty of perjury.

Officers winning suits, to obtain double costs. Sec. 4. If any suit shall be commenced against any personelected or appointed under this act to any office, for any actdone or omitted to be done under such election or appoint ment, or against any person having done any thing or act by the command of any such officer, and if final judgment berendered in such suit, whereby any such defendant shall be en titled to costs, he shall recover double costs in the manner defined by law.

How process shall run.

Sec. 5. All process issued against said city shall run agains said city in the corporate name thereof, and such process shall be served by leaving a true and attested copy of such process with the mayor or clerk of said city, at least ten days before the day of appearance mentioned therein.

Acts repealed. Sec. 6. All acts and parts of acts relating to the incorporation of the city of Lansing, or to the revision or amendment of the charter of said city, not expressly embodied in or made a part of this act, are hereby repealed; but nothing in this act contained shall be construed to destroy, impair, or take away and rights or remedy acquired or given by any act hereby repealed

and all proceedings commenced under such former acts shall Prior rights to remain in be carried out and completed, and all prosecutions for any force. offense committed, or penalty or forfeiture incurred, shall be enforced, in the same manner, in all respects, with the same effect as if this act had not been passed; and all by-laws or resolutions of said city, not inconsistent with the provisions of this act, shall continue and be in force until the same are canceled or repealed, as fully as though this act had not been enacted; and all officers now holding office in said city, shall hold the same for the time for which they were elected; and the Election spring election of A. D. eighteen hundred and sixty-nine shall legal. not be deemed invalid in consequence of the notice of such election not having been given the length of time required in section one, of title two of this act: Provided, That nothing Provise. in this act shall be construed to repeal or in any manner interfere with the provisions of an act entitled "An act to authorize the assessment and collection of a tax to defray the expense of grading Cedar street, in the city of Lansing," approved March twenty-fourth, eighteen hundred and sixty-nine.

Sec. 7. This act shall take immediate effect. Approved April 3, 1869.

[No. 428.]

AN ACT to reincorporate the village of Benton Harbor.

ARTICLE I.

OF THE BOUNDARIES OF SAID VILLAGE.

SECTION 1. The People of the State of Michigan enact, That Boundaries. all of that certain tract of land situate in the county of Berrien, and State of Michigan, being in township number four south, of range number eighteen and number nineteen west, and described as follows, to wit: Beginning half a mile east of the quarter-post on the west side of section number nineteen, running thence north parallel with line half a mile east

Ibid.

of the west lines of sections number eighteen and nineteen to the east and west quarter line of section eighteen, thence west half a mile to the quarter post in the Paw Paw river, thence north on the section line thirty chains, thence west twenty chains, thence south thirty chains, thence west twenty chains to the center of section thirteen, thence south one mile to the center of section twenty-four, thence east one mile to the place of beginning, shall be known and designated as the village of Benton Harbor.

Body corporate and politic. Sec. 2. The inhabitants, residents within the boundaries aforesaid, are hereby declared to be a corporation, and shall hereafter be known in law by the corporate name of "The village of Benton Harbor," and by that name they and their successors shall have perpetual succession, capable in law of suing and being sued, complaining and defending in any court of law or equity, and may make and use a common seal, and alter the same at pleasure; and shall also have power to purchase, hold and convey such real and personal estate as the purposes of the corporation may require.

ARTICLE II.

OF THE OFFICERS OF SAID VILLAGE.

Officers.

Sec. 1. The officers of said village shall be a president, six trustees, one clerk, one marshal, who shall also be collector of taxes and assessments, one treasurer, one assessor, and such other officers, to be appointed as hereinafter provided, as may be necessary to carry out the provisions of this act.

ARTICLE III.

OF THE ELECTION OF OFFICERS.

First election.

Sec. 1. The inhabitants of said village, having the qualification of electors under the constitution of this State, shall meet at American Hall, in said village, on the second Monday of April, A. D. eighteen hundred sixty-nine, and there proceed to elect one president, one clerk, one marshal, one treasurer, one ssessor and three trustees, who shall severally hold their office or one year; also three trustees, who shall severally hold their ffice for two years; and the inspectors of such election shall ertify thereto accordingly, immediately after the canvass shall to finished.

- Sec. 2. At every election after the first, there shall be elected Future ne president, one clerk, one marshal, one treasurer, and one ssessor, who shall severally hold their office for one year, and hree trustees, who shall severally hold their office for two ears.
- Sec. 3. The term of office of all officers shall commence im-rerms of nediately after their election and qualification, and continue ntil the election and qualification of their successors.
- Sec. 4. Elections for officers shall be held on the first Monday Annual elections; f March, in each year, (after the first,) at such places as shall when held to designated by the board of trustees, except as provided for the first election.
- Sec. 5. If an election of the officers of said village shall not Failure to hold election to held on the day when, pursuant to this act it should be not to dissolve eld, the said corporation shall not for that cause be dissolved, ration. The it shall be lawful to hold such election at any time therefore, public notice being given, as prescribed by this act for he holding of the regular election.
- Sec. 6. The officers in office in said village at the time of Time present officers shall he passage of this act, shall continue to exercise the duties of continue in office until others are elected and qualified, under the rovisions of this act.

ARTICLE IV.

OF THE QUALIFICATIONS OF OFFICERS.

- Sec. 1. The officers of said village, elected in pursuance of omcors to be he provisions of this act, or appointed as hereinafter provided, hall be residents and legal voters of said village.
- Sec. 2. The president, and every other officer elected or ap-Oaths of cointed under the provisions of this act, before he enters upon officer. The duties of his office, shall take and subscribe an oath or

affirmation, to be administered by the clerk of said village, or by any other officer authorized to administer oaths, to support the constitution of the United States and of this State, and that he will faithfully discharge the duties of his office according to the best of his ability, a record of which oath shall be made and kept by the clerk of said village.

Treasurer and other officers to give bonds.

Sec. 3. The treasurer, marshal, and such other officers as the board of trustees may require so to do, shall each respectively and severally, before they enter upon the duties of their offices, execute a bond to the village of Benton Harbor, in such surels and with such sureties as the board of trustees shall approve, conditioned that they will faithfully execute the duties of their office, and honestly and faithfully account for and pay over all moneys received by them, by virtue of said office, which board, with the approval of the board of trustees endorsed thereon, certified by the clerk, shall be delivered to and filed with the clerk of said village.

ARTICLE V.

OF THE PRESIDENT OF SAID VILLAGE.

President; powers and duties of. Sec. 1. The president shall be ex officio a member of the board of trustees, and have the power and be subject to the like duties and responsibilities of a trustee.

To attend meetings. Sec. 2. It shall be the duty of the president to preside at the meetings of the board of trustees, call special meetings of the trustees whenever he shall deem it expedient, or it shall be demanded, in writing, for any specific purpose, by three of the trustees, or twenty electors of said village.

To preside at elections.

Sec. 3. The president shall preside at all elections held under and by virtue of this act.

To see that by-laws are enforced. Sec. 4. The president shall see that all the by-laws, rules, regulations and ordinances of said village are faithfully enforced, and prosecute, in the name of the village of Benton Harbor, all offenders against the same, and for all penalties and forfeitures incurred under the provisions of this act, or

under any of the by-laws, rules, regulations or ordinances passed by virtue thereof.

- Sec. 5. He shall receive and lay before the board of trus- To lay reports before tees, the official reports of all officers who may be required to trustees. make such reports, and in connection therewith, suggest the passage of such measures as in his judgment the necessities of the village may require.
- Sec. 6. He shall appoint, by and with the consent of the To appoint trustees, two or more fire wardens, and such other officers as may be necessary to carry out the provisions of this act, and for the preservation and maintenance of the public peace and good order, not otherwise provided for in this act: *Provided*, Proviso.

 That no officer so appointed, shall hold his office for a longer term than during the official term of the president so appointing him.
- Sec. 7. The president shall inspect and have the supervising To have control of the public property belonging to said village, property.

 and see that the same is properly cared for and kept in order.

ARTICLE VI.

OF THE BOARD OF TRUSTEES.

- Sec. 1 The board of trustees shall have the control and Trustees to management of all the finances, and of all the real and personal of finances. property belonging to the corporation, and shall examine and settle all accounts chargeable against the village.
- Sec. 2. The board of trustees shall have full power within To pass laws relative to—
- First. To declare and define the powers and duties of the offi-Duties of cers of said village, whose powers and duties are not specifically prescribed in this act.

Second. To determine the amount and sufficiency of the sureties of the sureties of the treasurer, marshal, and such other bonds.

officers as they shall deem proper to require security from in the discharge of official duty.

Public property. Third. To provide for the care, custody and preservation of the public property of said village.

Village officers. Fourth. To see that the several officers of the village perform their duties faithfully and correctly, and that proper measures are taken to punish neglect of duty in any of them.

Fire engines.

Fifth. To purchase and keep in order, fire engines and other fire apparatus, and to make all needful rules and regulations for the safe keeping of the same, and to organize a fire department and define their duties, and prescribe penalties for their delinquencies.

Sixth. To establish fire limits, within which no wooden build-

Fire limits.

Hazardous buildings. ing shall be built, enlarged or placed; to regulate party walls, chimneys, flues, and putting up stoves and stove-pipes; to regulate the construction of smith shops, planing establishments, bakeries, and other buildings considered extra hazardous; to guard against fires, and to compel the owners of lots, or owners or occupants of buildings, in such portions of the village as they shall deem best, to provide one or more fire buckets

and to regulate the keeping of the same.

Vice and immorality

Disorderly houses. Seventh. To prevent vice or immorality; to preserve peace and good order; to establish and maintain a competent police; to suppress, restrain and close up all disorderly houses, houses of ill-fame or licentiousness, gambling tables, or any other device or instrument for gaming, and to punish the keepers of the same, when so kept in violation of any by-law, rule, regulation or ordinance of said village; to cause vagrants, idlers, disorderly persons, mendicants, street beggars, common prostitutes, impostors and drunkards to be apprehended and punished.

Liquore.

Eighth. To prevent the selling or giving away of spirituous or fermented liquors.

Shows.

Ninth. To license and regulate theatres, shows, traveling concerts, auctioneers or auction sales, gift enterprises, hawkers, hucksters, peddlers and pawnbrokers, or prohibit them from soliciting patronage of the community within the limits of said village.

Tenth. To prevent and punish immoderate riding or driving in Fast driving e streets, and to provide penalties for leaving teams in the reets unfastened.

Eleventh. To prevent and remove nuisances, and to punish Nuisances. rsons for committing the same.

Twelfth. To compel the owners or occupants of lots to clean Obstructions on walks.

e sidewalks in front of and adjacent thereto, of snow, ice, dirt,

d every incumbrance or obstruction.

Thirteenth. To regulate the storage of powder, naptha, nitro-rowder. yeerine, combustible oils, lumber and other combustible aterial.

Fourteenth. To prevent the use of fire-arms, slung shots, metal Fire-arms. uckles and other weapons.

Fifteenth. To regulate markets for the sale of poultry, meat, Markets. getables, fruit, fish, hay, wood, lime and lumber.

Sixteenth. To restrain horses, cattle, sheep, swine, mules and Pounds ler animals, geese and other fowls, from going at large in the eets of said village, under such penalties as they shall in the laws prescribe, and to establish and maintain pounds for the straint of such animals or fowls running at large in violation any by-law, rule, regulation or ordinance of said village, d to make all needful rules and regulations for the effective a of the same.

Seventeenth. To prevent the running at large of dogs, to require Doga am to be muzzled, and to authorize their destruction if found at ge in violation of any ordinance of said village.

Eighteenth. To erect lamps and cause the public grounds and Lamps ch of the streets of said village as they shall deem proper, to be hted, at such times as, in their judgment, the wants and erests of the village may require.

Nineteenth. To establish lines and grades upon which buildings Building be erected, and beyond which such buildings shall not lines. Lend.

Twentieth. To prevent the erection and provide for the removal Unsafe all buildings deemed unsafe.

Shade trees.

Twenty-first. To regulate the placing and provide for the preservation of horse-posts and shade trees.

Billiard tables. Twenty-second. To suppress all billiard tables, or other tables kept for hire, gain or reward.

Trustees to be commissioners of streets. Sec. 3. The board of trustees shall be the commissioners of highways within the limits of said village, and as such may exercise all the powers that now are granted to commissioners of streets and highways in the several townships of this State, together with such other powers as may be necessary to carry out the provisions of this act, and may appoint one or more overseers of streets and highways, as they shall deem best

To order grading of any street,

Sec. 4. The board of trustees shall, upon the petition, in writing, of a majority of the property owners along the line of any proposed work, praying for the same, direct the building of sewers along the line of, or order and superintend the grading of any street, highway, alley or lane in said village, and assess the cost and expenses thereof upon the lots lying on either side of and adjoining the said work, in the proportion that the frontage of each lot shall bear to the whole frontage of all the lots upon which the cost of said work is to be assessed; they shall also have full power and authority to provide for

To provide for crosswalks, etc.

walks in said village, docking lots bordering on the Benton harbor canal, and for paying the costs and expenses of the same by assessment on the owners or occupants of the lots, lands and premises in front of which sidewalks and docks may be directed to be made, constructed or repaired: *Provided*, That all assessments for cross-walks shall be made upon the premises in the block adjacent to said cross-walks, from the corner to the center of the front and side of said block.

making, constructing and repairing all sidewalks and cross-

May take private property. Sec. 5. The board of trustees may take the land of any individual for the purpose of constructing, widening or extending any highway, street, alley, lane, canal, ditch, drain or sewer, but not until such individual shall be paid therefor, as provided for in article nineteen of this act.

Sec. 6. The board of trustees may at any time during the May order year, exercise the power of ordering fences to be removed, or moved. of opening, discontinuing, widening and extending any highway, street, alley, or lane within said village.

Sec. 7. And for the purposes enumerated, or any of them, May pass or for executing any of the powers conferred upon said board of trustees by this act, the board of trustees may make, establish and publish, modify, amend and repeal by-laws, rules, regulations and ordinances, and to prescribe such penalties or Prescribe fines as they may deem proper for the violation of the same, not exceeding fifty dollars, or imprisonment in the county jail not to exceed thirty days, or both, for any one offense, except as herein otherwise provided, and to enforce the same against any person guilty of such violation, in any court having jurisdiction of such cases; but all such by-laws, rules, regulations and ordinances shall be published at least for two successive weeks before the same shall be considered as of force, or binding upon the inhabitants of said village.

ARTICLE VII.

OF THE CLERK OF SAID VILLAGE.

- Sec. 1. The clerk shall attend and act as such at all village clerk to keep books elections in said village, and all meetings of the board of trus-and papers tees, record their proceedings, file, preserve and keep all books and papers belonging to said corporation and appertaining to his office, preserve and take charge of the corporate seal, attend to the publication of all by-laws, ordinances, rules, regulations and notices, as the board of trustees shall direct.
- Sec. 2. The clerk shall keep a poll list of every election held To keep under this act, and notify all persons of their election or appointment to office, within five days thereafter.
- Sec. 4. The clerk shall give at least five days' notice of the To give notice of time and place of holding elections under this act.
- Sec. 5. The books and papers in the office of said clerk shall to keep books open at all times, on demand, be produced for inspection to all elect-for inspection ors and taxable inhabitants of said village; and upon demand

LAWS OF MICHIGAN.

Fees of

and tender of fees at the rate of ten cents per folio therefor, he shall make and furnish a certified copy or transcript of any paper or record filed or kept by him as such clerk; copies of all papers duly filed in his office, and transcripts from the records of the proceedings of the board of trustees, certified by him under the corporate seal, shall be evidence in all courts of this State, in like manner as if the original were produced.

Clerk pro

Sec. 6. In case of the absence of the clerk from any of the meetings or elections at which he is required to officiate, his duty upon such occasions shall be performed by such persons as the board of trustees shall for the time designate.

ARTICLE VIII.

OF THE MARSHAL OF SAID VILLAGE.

Marshal to have super vision of village.

Sec. 1. The marshal shall have the general supervision of the village, and see that all by-laws, rules, regulations and ordinances passed by the board of trustees of said village, according to the provisions of this act, are enforced.

To be chief of police,

Sec. 2. He shall be ex officio constable and chief of police, with powers belonging to constables of any township of this State, having power to enter into any disorderly or gaming

To enter disorderly

houses

house, or dwelling house, or other building where he may have good reason to believe a felon is secreted or harbored, and where any person who has committed a breach of the peace may be, or where any felony or breach of the peace is being committed; to arrest disorderly persons or felons, and those engaged in disorderly assemblages, and take them before any

Proviso.

justice of the peace of the township of Benton, who shall hear, try and determine the matter: Provided, That nothing in this act shall be construed into his serving process in civil cases.

To compel aid at fires.

Sec. 3. He shall have the power to compel the citizens to aid in extinguishing fires.

To be collector of taxes.

Sec. 4. The marshal shall be the collector of taxes in said village, and shall have full power to collect the same as provided for in article thirteen of this act.

- Sec. 5. The marshal shall at all times be subject to the su-to control of president and trustees, and shall, president and trustees, and shall, president and trustees, make complaint in vriting and on oath, before any justice of the peace for the ownship of Benton, for any violation of the by-laws, regulations or ordinances of said village passed by virtue of the provisions of this act, whenever the violation complained of shall have been done in view of said marshal.
- Sec. 6. He shall report in writing to the board of trustees To report to rom time to time, as he may be required by resolution of the trustees. coard of trustees, of all his actions and doings by virtue of his affice, which report shall be filed with the clerk of the village.
- Sec. 7. The marshal may be removed from office (but only on When may be removed from office) two-thirds vote of the board of trustees) for any refusal or from office teglect to comply with any lawful order or direction of the woard of trustees, or for gross neglect in the discharge of oficial duties, but the cause of such removal shall in all cases be pread at large upon the records of the village.

ARTICLE IX.

OF THE TREASURER OF SAID VILLAGE.

- Sec. 1. The treasurer shall receive all moneys belonging to Treasurer to aid corporation, and disburse the same under the direction of moneys. he board of trustees.
- Sec. 2. He shall make and keep a correct record and account to keep acc't of receipts and disbursements, and at the last regular and disbursements and at the last regular and disbursements.

 neeting of the board of trustees, prior to the annual election, and at any other time when called upon by a resolution of the coard of trustees so to do, shall present to said board a report a writing, of all items of receipts and disbursements, with a tatement of the debts, dues and demands of said corporation.
- Sec. 3. The treasurer shall not pay any money on account of When shall aid village, except upon a resolution of the board of trustees, pay out and on an order signed by the president and countersigned by he clerk.

May sell and Sec. 4. The treasurer shall have full power to sell and convey lands vey all lands returned for delinquent taxes, as provided for inarticle sixteen of this act.

ARTICLE X.

OF THE ASSESSOR OF SAID VILLAGE.

Sec. 1. The assessor shall possess the powers and discharge the duties prescribed in articles fourteen and fifteen of this act, and to perform such other services as are provided for in said article.

ARTICLE XL

OF VACANCIES IN OFFICE.

Vacancies; how filled. Sec. 1. A vacancy in the office of any of the officers of said village (except president) shall be filled on the appointment of the president, ratified by the board of trustees; and the said board of trustees shall, at their first regular meeting after each annual election, elect from their number a president protempore, who shall, in the absence of the president, discharge all of the duties, be subject to the like responsibilities, and exercise the same powers herein provided for in the office of president.

ARTICLE XII.

OF THE COMPENSATION OF OFFICERS.

Fees of efficers.

Sec. 1. The president and trustees shall not receive any compensation for attendance at the regular meetings of the board of trustees.

Sec. 2. The officers of said village (except as provided in section one of this article) shall receive such compensation as the board of trustees shall, by resolution, direct.

ARTICLE XIII.

OF THE LIMIT OF TAXATION.

- 1. The board of trustees shall have power to raise by Limit of 1 tax, (but not including highway and poll tax, other-covided for in sections two and three of this article,) upon table inhabitants of said village and the property therein to taxation, such sums of money as they shall deem, but not to exceed the sum of one-half of one per cent. he assessed value of such property, to defray the genpenses of the corporation, and to carry into effect the powers and privileges of this act.
- 2. The board of trustees shall have power to levy a high-Highway r upon the real and personal property liable to taxation l village, not exceeding in any one year the sum of oneone per cent. upon the assessed value of such prop-
- be expended exclusively upon highways, streets, alleys nes of said village, as the board of trustees shall direct.
- 3. The board of trustees shall have power to levy and Poll tax; to be collected, in each and every year, a poll tax of one upon every male inhabitant of said village of the age of one years and upward, and not exceeding the age of rears, except paupers, idiots, lunatics, and others exby the laws of this State, and in article twenty-five of t; and all moneys collected by virtue of this section shall I and considered as a part of the highway fund.
- 4. No other highway tax shall be levied and collected in Limit of llage, excepting those mentioned in sections two and tax.

 f this article; and the tax specified in said sections shall uded in and be subjected to the same proceedings as act are required to be had upon the general tax.
- 5. The board of trustees may cause to be raised such special tax: sum as they may deem necessary, not exceeding the two per cent. upon the assessed value of property in llage, by special tax: *Provided*, That the consent of the Proviso.

to vote, who are present and voting at an annual, or special meeting called for that purpose, first be obtained.

Notice of meeting to vote extra tax.

Sec. 6. Before any tax for such further sum can be voted for at any meeting, a notice must be published by order of the board of trustees, and signed by the clerk of said village, for at least two weeks before such meeting, by publishing the same in the village newspapers, if there shall be any published in said village, and by posting the same in at least six public places in said village, stating that the meeting will be called upon to vote for such tax, specifying the objects and the sum proposed to be raised.

Ballots; contents of. Sec. 7. The vote on any special tax shall be by ballot, which shall have written or printed on the inside, the words "for the tax," or, "against the tax," and be deposited in a separate box to be labeled "village tax;" and all other proceedings had therein shall be the same as provided for in this act for holding elections.

Proceedings for assessing, etc. Sec. 8. The proceedings for the assessing, apportioning, reviewing, and collecting such tax so voted, shall be the same at those prescribed in this act for the raising of a general tax.

ARTICLE XIV.

OF THE ASSESSMENT OF TAXES.

Assessment roll.

Sec. 1. The assessor of said village shall once in each year on or before the second Monday in May, make an assessment roll, containing a description of all the property, both real and personal, liable to taxation in said village, and the name of the owner or occupant, or agent thereof, if known, and the name of all persons liable to pay a poll tax in said village, and shall set down in such roll the valuation of such property at its fair cash value, placing the value of real and personal property in separate columns.

Notice of time for reviewing. Sec. 2. The assessor, immediately after the completion of the assessment roll, and before any tax shall be levied on the same shall give ten days' notice by posting in at least six public

places in said village, that on a certain day, and at a certain place in said village therein named, he will review said assessment roll, and that any person or persons deeming themselves aggrieved by such assessment may be heard.

- Sec. 3. The assessor, at the time and place mentioned in corrections said notice, shall receive the complaints of any person or per-made. sons deeming themselves aggrieved by such assessment; and if it shall appear that any person has been wrongfully assessed, the assessor shall then and there alter such assessment roll, as shall appear to him to be just and proper.
- Sec. 4. Immediately after the expiration of ten days, and When shall review of the assessment roll as aforesaid, the assessor shall to trustees. certify the said roll, under his hand, to the board of trustees of said village.
- Sec. 5. The board of trustees shall thereupon, after an ex-Trustees to amination of said assessment roll, certify the same back to the to assessor, assessor, with the amount of general, special, and highway taxes to be raised, together with a particular description of the lots, and the amount to be raised on each of said lots, as a special assessment for work done, as provided for in section four, of article six of this act, which said certificate, endorsed on said assessment roll, shall be signed by the president and clerk of said village.

ARTICLE XV.

OF THE APPORTIONMENT OF TAXES.

Sec. 1. The assessor of said village shall, immediately after Apportion receiving the assessment roll, with the amount to be raised taxes. thereon, as provided for in the preceding section, proceed to estimate, apportion, and set down, in two separate columns, opposite to the several sums set down as the value of real and personal estate on the assessment roll, in proportion to the individual and particular estimate and valuation as specified thereon, the respective sums, in dollars and cents, as a general, special, and highway tax thereon; also, in a third column, opposite the

particular description of individual lots, he shall set down the sums severally assessed on said lots, as an assessment for special work done under section four, of article six of this act, to be paid by the owner or owners or parties interested in such real and personal estate; and shall also set down in a fourth column on said assessment roll, one dollar opposite the name of every person liable to pay a poll tax in said village.

Assessor to deliver roll to marshal with orders to collect. Sec. 2. Immediately after apportioning the tax as provided for in the preceding section, the assessor shall cause said assessment roll, certified to under his hand, to be delivered to the marshal of said village, with a warrant annexed thereto under the hand of said assessor, directing and requiring him to collect from the several persons named in said roll, the several sums mentioned therein opposite their respective names, as a tax or assessment, and authorizing him, in case any of them shall neglect or refuse to pay such sums, to levy the same by distress and sale of his, her or their goods and chattels, together with the costs and charges of such distress and sale, and directing him to pay such sums, when colclected, to the treasurer of said village, by a certain day therein named, not more than forty days from the date of said warrant.

Warrant renewed. Sec. 3. The assessor may renew said warrant from time to time, by direction of the board of trustees.

Basis of special tax.

Sec. 4. Whenever any special tax shall be voted to be raised as provided for in article thirteen of this act, the apportionment of the same shall be based on the assessed value of the real and personal estate as set down in the annual assessment roll.

ARTICLE XVI.

OF THE COLLECTION OF TAXES.

Manner of collecting taxes.

Sec. 1. The marshal of said village shall, immediately after receiving the assessment roll with the warrant of the assessor thereunto annexed, as provided for in section three of the preceding article, proceed to collect the taxes as apportioned in said roll, and according to the provisions of said warrant.

- Sec. 2. If any person or persons shall refuse or neglect to Power'of pay the sum or sums at which they shall be taxed or assessed marshal to as aforesaid, the marshal shall proceed to levy the same by distress and sale of the goods and chattels of the persons who are liable to pay the same, first giving public notice thereof, as is required by law to be given by township treasurers; and in case the goods and chattels so distressed shall be sold for more than the amount of the tax or assessment, with the charges of sale and distress thereon, the surplus shall be paid on demand to the owner or owners of such goods and chattels.
- Sec. 3. In case any person upon whom any tax be assessed when may in said village for personal estate, shall have removed out of property of said village after the assessment, and before such tax ought by law to be collected, it shall be lawful for the marshal to levy and collect such tax of the goods and chattels of the person so assessed, in any township within the county to which such person shall have removed, or in which he shall reside.
- Sec. 4. Whenever any tax shall have been, or which may May sue perhereafter be assessed on personal property in said village, shall sons for be returned by the marshal for non-payment, under the provisions of this act, it shall be lawful for the marshal of said village to sue the person or persons against whom such tax was assessed, before any court of competent jurisdiction, and to have, use and take all lawful ways and means provided by law for the collection of debts, to enforce the payment of such tax.
- Sec. 5. In case the marshal shall be unable to collect the Return taxes assessed on any real estate, he shall make a return of unpaid thereof, with the amount due and unpaid thereon, within ten days after the expiration of the time limited in the assessor's warrant to him for the collection of the taxes, or in the renewal of the time thereof by the said assessor, as provided for in section three, of article fifteen of this act, to the treasurer of said village; and all taxes levied upon real estate, and all assessments made thereon, under or by virtue of the provis-

ions of this act, shall be and remain a lien upon said real estate, until the same is paid.

preserve list of lands.

Sec. 6. The treasurer of said village shall preserve a list of all lands returned to him delinquent for taxes by the marshal, as provided for in the preceding section, and if the same shall remain unpaid, together with interest at the rate of twenty per centum per annum, from the date of the warrant to the marshal, as aforesaid, for the term of one year from the date of the warrant to the marshal, he shall cause so much of the land charged with such tax and assessment and interest, to be sold at public auction to the highest bidder, as shall be necessary to pay the said tax, assessment, interest, and cost of sale thereof.

Notice of Sec. 7. Before any land shall be some and accordance with a second section, the treasurer shall give noquent lands provided for in the preceding section, the treasurer shall give no-Sec. 7. Before any land shall be sold for delinquent taxes, as tice for at least six weeks, by publication in a newspaper published in said village, if any such should be so published, and if not, then by posting up in at least three of the most public places in said village, of the time and place of sale, with a description of the land then and there to be sold for delinquent taxes.

Proceedings on day of sale.

Sec. 8. The treasurer, on the day mentioned in said notice, shall commence the sale of said lands, and continue the same from day to day until all is sold upon which there are taxes, assessments and interest due and unpaid; and in selling such lands he shall sell so much of each description as will pay the taxes, assessments, interest and costs of sale as aforesaid.

Portion of description to be sold.

Sec. 9. In case less than the whole of any description shall be sold for the taxes, assessments, interest and charges thereon, the portion thereof sold shall be taken from the north side of such description.

Certificate of purchase.

Sec. 10. At the sale aforesaid, the treasurer shall give the purchaser or purchasers of any such lands, a certificate in writing, describing the land purchased, and the sum paid therefor, and the time when the purchaser or purchasers will Conveyance, be entitled to a deed of the said lands; and unless within one

year from the date of such sale, there shall be paid to the

treasurer, for the use of the purchaser or purchasers, his, her, Ibid. or their heirs or assigns, the sum mentioned in such certificate, ogether with the interest thereon, at the rate of twenty per sentum per annum, from the date of such sale, the treasurer shall, at the expiration of one year, execute to the purchaser or purchasers, his, her, or their heirs or assigns, a conveyance of the lands sold, which conveyance shall, in case all the proceedngs previous to the sale of the land and execution of the deed have been regular and according to law, vest in the purchaser or purchasers, or to whomsoever it shall be given, an estate in lee simple, and the said conveyance shall be prima facie evidence of the regularity of all the proceedings connected therewith, from the valuation of the land by the assessor to the date of the deed inclusive, and of the title in the grantee therein named; and every such conveyance executed by the said treas- when may arer, under his hand and seal, witnessed, acknowledged, and be used as evidence. recorded in the usual form, may be given in evidence in the same manner as other deeds of conveyance.

ARTICLE XVII.

OF THE REGISTRATION OF ELECTORS OF SAID VILLAGE.

- Sec. 1. The president, clerk, and one of the three trustees Board of having the shortest term to serve, shall constitute the village registration.
- Sec. 2. The clerk shall provide a suitable bound book or Clerk to proregister, at the expense of said village, so made and arranged vide book as to conform with the laws of this State relating to the registration in the several townships thereof, to be kept by the said village clerk.
- Sec. 3. The clerk of said village shall, at any time, (except to enter names of as provided for in this act,) on demand, enter, in its alphabet-persons entitled to vote in said village, under the provisions of this act, with the date of such registration, and the residence of such person so demanding registration.

Day for reviewing list.

Sec. 4. On the last secular day next preceding the day for holding any regular or special election of said village, after the year one thousand eight hundred and sixty-nine, the said board of registration shall be in session at such place in said village as they shall designate, for the purpose of revising and completing the list of qualified voters entitled to vote at the election then next ensuing, during which session it shall be the right of each and every person then actually residing in said village, and who at the then next approaching election, may be a qualified elector, and whose name is not already registered, to have his name entered in the register, which shall be done by the clerk of said village; and after the close of said session, no name shall be registered until after the close of the polls of the election then next ensuing.

ARTICLE XVIII.

OF ELECTIONS.

Election board.

Sec. 1. The president, clerk, and one of the three trustees whose term of office will first expire, shall constitute the election board.

Oath of members of.

Sec. 2. The members of said election board shall, before entering upon the discharge of their official duty, take an oath or affirmation, to be administered, one to the other, to faithfully and impartially discharge their duties as judges of election, and said election board shall constitute the board of inspectors of election, within the meaning of this act.

Sec. 3. At any election held under and by virtue of the probe placed in visions of this act, (except at the first election otherwise probands of vided for.) and before the minute of the proband. vided for,) and before the polls shall be opened, the clerk of said village shall cause the register of electors of the village of Benton Harbor to be placed in the hands of the election board, to be used by them during such election, and returned to the clerk of said village immediately thereafter; and they shall not receive the vote of any person whose name is not written therein.

- Sec. 4. At the first election held in said village, under the Township register to be provisions of this act, the registration book of the township used at first of Benton, of the qualified electors of said village, shall be used with the like force and effect as "the register of the electors of the village of Benton Harbor," provided for in this act.
- Sec. 5. The registration of electors provided for in this act, village registration shall be used only for elections for village purposes, and shall interfere with townnot be construed to interfere with the registration of electors, ship regist'r. or the elections of the township of Benton.
- Sec. 6. The board of registration and election in said village, Power of shall exercise the same powers to preserve the purity of electionard. tions as are now, or may hereafter be given by law to boards of registration and election in the several townships in this State, except as modified by the provisions of this act.

ARTICLE XIX.

OF PRIVATE LANDS TAKEN FOR PUBLIC PURPOSES.

Sec. 1. Whenever the lands of any person shall be required Proceedings by the board of trustees for any of the purposes named in lands are article six, section five of this act, within the limits of said village, the board of trustees shall give notice in writing thereof, Notice to by personal service, or by written notice posted up in three of the most public places in said village, to the owner or parties interested in said lands, his, her, or their legal representatives, at least three weeks next preceding the meeting of said board of trustees, of the intention of the said board of trustees to take such lands for the purpose aforesaid; and after publication Trustees to or service of such notice, the board of trustees are authorized owner. to treat with the owner or parties interested in said lands, his, her, or their legal representatives; and if at the expiration of Summoning the time limited as aforesaid, for the publication or service of of jury. notice, the parties cannot agree therefor, it shall and may be lawful for the board of trustees to direct any justice of the peace of the township of Benton to issue a venire facias, to

command the marshal of said village, or any constable of the county of Berrien, to summon and return a jury of twelve disinterested freeholders, residing without the limits of said

village, to appear before said justice, at a time therein stated, to inquire into the necessity of using such grounds or premises for the purposes of said village, and the just compensation

Jury to award damages.

to be paid therefor to the owner or owners, his, her, or their legal representatives, which jury being first duly sworn by the said justice, faithfully and impartially to inquire into the necessity of using such grounds or premises, and the just compensation to be made therefor, and having viewed the premises, if necessary, shall inquire of such necessity, and assess such damages and compensation as they shall judge right and proper to be awarded to the owner or owners of, or parties interested, his, her, or their legal representatives therefor, for their respective losses according to the several interests or estates therein; and the said justice shall, upon the return of such assessment or verdict, enter judgment therefor confirming the same; and Compensatin such sum or sums so assessed, together with the costs, shall tendered to

owner.

be paid or legally tendered, before such land, grounds or premises shall be taken for the use of said village, to the person or persons, his, her, or their legal representatives in whose favor the said judgment shall be rendered; it shall thereupon be lawful for the board of trustees to cause the said land. ground or premises to be occupied and used for the purposes aforesaid.

Right of appeal.

Sec. 2. The board of trustees, or any party or parties claiming damages as aforesaid, may have the right to remove such proceedings, by appeal to the circuit court for the county of Berrien, upon giving notice of his, her or their intention so to do, to said justice, in writing, within ten days; or, in case of the absence of said party or parties from said village at the time of the rendition of said judgment, then within thirty days after the verdict of said jury, and the judgment of said iustice as aforesaid; and upon filing a transcript of the proceedings aforesaid, duly certified by said justice, within forty lays after the verdict and judgment as aforesaid, in the circuit court for the county of Berrien, the same proceedings shall thereupon be had as is prescribed by law in other cases of appeal: *Provided*, That if final judgment for damages in said Proviso-circuit court shall not exceed the damages assessed before the said justice, at least five dollars, then the party appealing shall pay all costs occasioned by such appeal.

ARTICLE XX.

OF PUBLICATION.

- Sec. 1. Whenever publication shall be required by virtue of what deemed the provisions of this act, and not herein otherwise provided publication. for, it shall be construed to mean publication in the newspaper of said village, if any such shall be published therein, and if not, then by posting up in at least three of the most public places in said village.
- Sec. 2. An affidavit of the publisher of the newspaper, when what considered every publication is made in said paper, or of the clerk of said vil-dence of lage, when publication is made by posting up, as provided for in this act, of notice of tax sale, or passage of any by-law, rule, regulation or ordinances of said village, or of any other notice required to be published by virtue of the provisions of this act, shall be prima facie evidence of such publication.

ARTICLE XXI.

OF ANNUAL STATEMENT OF BOARD OF TRUSTEES.

Sec. 1. The board of trustees shall, at the expiration of each annual year, cause to be made out and published, a true statement, in writing, of the finances of said village, exhibiting in detail all items of receipts and expenditures of the year, together with the estimated receipts and disbursements for the ensuing year.

LAWS OF MICHIGAN.

ARTICLE XXII.

OF DEPUTIES.

Deputies. Sec. 1. The board of trustees shall have power to appoint one or more deputy marshals, who shall be under the same restraints, exercise the same powers, and be bound by the same responsibilities as the marshal, duly elected under the

provisions of this act.

village.

ARTICLE XXIII.

OF MONEYS COLLECTED BY THE MARSHAL.

Marshal to pay over moneys collected by him by virtue of his office, except as herein otherwise provided, within treasurer.

Sec. 1. The marshal shall pay all moneys collected by him by virtue of his office, except as herein otherwise provided, within treasurer.

twenty days after receiving the same, to the treasurer of said

Treasurer to sign rec'pts. Sec. 2. The treasurer of said village shall give a receipt, in writing, signed by him as such treasurer, to the marshal, or other person paying money to him on account of said village, acknowledging the receipt of the same.

ARTICLE XXIV.

OF HIGHWAYS.

Highways. Sec. 1. The said village shall be exempt from the superintendence and control of the commissioners of highways of the township of Benton.

Highway fund; how kept.

Sec. 2. All moneys collected for highway purposes shall be kept a fund separate and apart from the general fund, and money shall be appropriated or paid from said fund, except for highway purposes.

ARTICLE XXV.

OF PRIVILEGES TO FIREMEN.

Firemen to be exempt from poll tax hook and ladder, bucket or hose company, duly erganized by and jury service.

the board of trustees, shall be exempt from poll tax, and shall also be excused from serving on jury.

LAWS OF MICHIGAN.

ARTICLE XXVI.

OF THE POWER TO BORROW MONEY.

2. 1. The board of trustees of said village shall have Power to borrow money for public improvements, on the money. It is said village, not exceeding one thousand dollars in one year.

ARTICLE XXVII.

OF THE BERRIEN COUNTY JAIL.

1. The corporation shall be allowed the use of the corporation ion jail of the county of Berrien for the imprisonment of of county of county erson liable to imprisonment under the provisions of this r of any by-law, rule, regulation or ordinance passed by thereof, and all persons so committed to said jail shall der the charge of the sheriff as in other cases: Provided, Proviso. aid county of Berrien shall in no manner be chargeable the cost and expenses of such imprisonment in civil cases.

ARTICLE XXVIII.

OF THE COMPETENCY OF CITIZENS.

1. No person shall be an incompetent judge, witness or Citizens to be competent in any case in which said corporation is interested, by as jurors.

1 of his being an inhabitant of said village.

ARTICLE XXIX.

OF FORMER VILLAGE ACTS.

- . 1. The by-laws, rules, regulations and ordinances of Former acts illage are hereby declared legal and valid, and when not force.

 istent with the provisions of this act, shall be and conin force and effect, until the same shall be repealed or led by the board of trustees.
- . 2. All former acts relating to the village of Benton Prior claims ir, inconsistent herewith, are hereby repealed; but such good.

 shall not affect any act, claim, or right secured or estab-

lished, or any suit, proceeding or prosecution had or commenced prior to the time when such repeal shall take effect; but every such act, claim, right or proceeding shall remain as valid and effectual as if said act had remained in force.

ARTICLE XXX.

OF THE CONSTRUCTION OF THIS ACT.

Public act.

Sec. 1. This act is hereby declared a public act, and the same shall be favorably construed in all courts, and copies thereof, printed under the authority of the Legislature, shall be received without further proof.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 429.]

AN ACT to amend sections one, three, four, five, seven, nine, eleven, fourteen, thirty-three, thirty-six, forty-five, forty-six, forty-eight, forty-nine, fifty, fifty-two, fifty-three, and seventy-three of an act entitled "An act to set off and incorporate a portion of the townships of Grand Haven and Spring Lake, in the county of Ottawa, into a city by the name of the city of Grand Haven," approved March sixteenth, eighteen hundred and sixty-seven.

Sections amended. SECTION 1. The People of the State of Michigan enact, That sections one, three, four, five, seven, nine, eleven, fourteen, thirty-three, thirty-six, forty-five, forty-six, forty-eight, forty-nine, fifty, fifty-two, fifty-three, and seventy-three of an act entitled "An act to set off and incorporate a portion of the townships of Grand Haven and Spring Lake, in the county of Ottawa, into a city by the name of the city of Grand Haven," approved March sixteenth, eighteen hundred and sixty-seven, be and the same are hereby amended so that the said sections shall read as follows:

SECTION 1. The People of the State of Michigan enact, That Boundaries. so much of the townships of Grand Haven and Spring Lake, in the county of Ottawa, as is included in the following description or boundary, to wit: Commencing at low water mark on Lake Michigan, at the point where the section line between sections twenty-nine and thirty-two, in township eight north, of range sixteen west, touches said low water mark; thence running east along said section line and the section line on the south side of sections twenty-eight and twenty-seven, to the north and south quarter line of said section twenty-seven; thence north along said quarter line through the center of said section twenty-seven, to the center of that channel of Grand river which forms the southerly boundary of the township of Spring Lake; thence following said channel down Grand river along the southerly boundary of said township of Spring Lake, to the north line of section twenty; thence west along the north line of sections twenty and nineteen, to the low water mark on Lake Michigan, and thence southerly along the low water mark of Lake Michigan to the place of beginning, shall be and the same is hereby set off from said townships of Grand Haven and Spring Lake, and organized and incorporated into a city by the name of the city of Grand Haven: Provided, That Proviso. nothing in this act shall interfere with the rights of the United States in and over the one acre of land contained therein, on which stands the United States light-house.

Sec. 3. The said city shall be divided into four wards: The First ward first ward shall include all that portion of said city lying north and west of Grand river, and all on the east side of Grand river northerly of the center of Washington street, and westerly of a line commencing at the intersection of Washington and Fourth streets, and running thence northerly along the center of Fourth street to Elliot street, thence easterly along the center of Elliot street to its intersection with the west line of section twenty-one, township eight north, of range sixteen west, thence no...'\(^1\) on said section line to its intersection with the channel of the bayou lying south of Grand river, on said

section twenty-one, thence easterly along said channel to the Second ward channel of Grand river; the second ward shall include all that portion of said city lying south of Grand river and southerly of the center of Washington street, and westerly of a line commencing at the intersection of Washington street with the west side of Fourth street, thence southerly along the west side of Fourth street, and a continuous line thereof to its intersection with the north line of section twenty-nine, in township eight north, of range sixteen west, thence west along the north line of said section twenty-nine to the north and south quarter line of said section, thence south on said north and south quarter line Third ward, to the south boundary of said city; the third ward shall include all that portion of said city not included in the first and second wards, that lies west of a line commencing at the intersection of Wallace street with the south boundary of said city, and running thence north along the center of Wallace street, and a continuous line thereof to the channel of the bayou lying south of Grand river, on section twenty-one, township eight Fourth ward north, of range sixteen west; the fourth ward shall include all that portion of said city lying east of the last mentioned line, and south of a line running along the channel of said bayou to the channel of Grand river, and thence along said last named

Officers and terms of office.

channel to the east line of said city.

Sec. 4. The officers of said city shall be one mayor, one supervisor, one recorder, who shall be ex officio school inspector and city clerk, one treasurer, who shall be ex officio collector, one marshal, two school inspectors, one city attorney, three justices of the peace, and one street commissioner; and also two aldermen and one constable for each ward. Said officers shall be elected and appointed as follows: The mayor, supervisor, marshal and treasurer shall be elected annually, and shall hold their offices for one year, and until their successors shall be elected and qualified. At the first annual election after the passage of this act, and at the annual election every two years thereafter, there shall be elected one recorder, who shall hold his office for the term of two years, and until his successor shall

e elected and qualified; there shall also be elected at each nnual election one school inspector for the term of two years ad until his successor shall be elected and qualified, and also ne justice of the peace who shall hold his office for three ears and until his successor shall be elected and qualified; the aid justices of the peace shall have like powers and be subject the same duties and liabilities as justices of the peace in the everal townships of this State; there shall be elected at each annual election in said city one alderman from each of the everal wards in said city, who shall hold his office for the term of two years, and until his successor shall be elected and qualied; there shall also be elected at each annual election one enstable for each ward, who shall hold his office for the term one year.

Sec. 5. An election shall be held annually on the first Mon- Annual ay of April, at such places in each of the several wards, as 10 common council may designate; notice thereof shall be Notice of. iven by the recorder, at least eight days before the election, y posting the same in three public places in each ward; the Inspectors derman in each ward shall be the inspector of such election ad of all other elections held in said city, and shall choose the erk thereof; and in case of the absence of one or more of 1ch inspectors, the electors present may choose, viva voce, om their number, one or more to fill such vacancy or vacanes, to whom shall be administered the constitutional oath by ther of said inspectors, or by any justice of the peace; the Manner of anner of conducting all elections and canvassing votes, and ne qualifications of electors in the several wards shall be the me as that of townships, the [word] "ward" instead of "townip" being used in the oath to be administered to an elector case his vote shall be challenged: Provided, That at such Proviso. harter elections the said ward inspectors shall make one ceracate of the number of votes given for each person for the weral offices to be filled in and for said city; and also one rtificate of the officers elected in and for each ward, which rtificates shall be immediately filed in the office of the re-177corder of said city; and upon the Thursday next following the day of such election, the common council shall meet at the office of said recorder, and thereupon determine who, by the greatest number of votes given in the several wards at such election, are duly elected to fill the respective city offices; and it shall be the duty of the recorder immediately after such determination, to cause notice to be given to each of the persons elected, of their election; and each of said officers shall, within ten days thereafter, take and subscribe the constitutional oath of office, before any person authorized to administer oaths, and shall deliver the same to said recorder, who shall file the same in his office: *Provided*, That in case of the election of one or more justices of the peace, the said recorder shall make a certificate thereof and cause it to be delivered to the country election.

Ibid.

tificate thereof, and cause it to be delivered to the county clerk, in the same manner as is required of township clerks; and in case two or more persons shall receive for the same office an equal number, and not a plurality of votes given at such election, the common council shall immediately proceed to determine by lot between the persons receiving the highest num-

Tie; how decided.

termine by lot, between the persons receiving the highest number of votes, who shall be considered elected to such office; in case any of the officers so elected shall neglect for a term of ten days, to qualify as aforesaid, the office shall thereby become vacant.

Council to appoint attorney, street commissioner and other Sec. 7. The common council shall appoint a city attorney and a street commissioner for the city, and shall have power to appoint a chief engineer for the fire department, and such other officers, whose election is not herein especially provided for, as they may deem necessary to carry into effect the powers granted by this act, and remove the same at pleasure; they shall also have power to remove the treasurer for any violation

Power of, to remove officers.

of the ordinances of the common council; and in case of the death, the resignation, or removal from office, or neglect to qualify, or removal from the city or ward for which he has been elected, of any officer of the corporation, the common council shall, as soon as may be, appoint an officer to fill such vacancy for the unexpired portion of the year; and all officers

so appointed shall be notified and qualify as herein directed:

Provided, That the common council may at any time order a Proviso.

special election to fill a vacancy in any office which is elective under this act.

Sec. 9. The common council shall have authority to assess, May levy levy and collect taxes on real and personal estate taxable in said city, which taxes shall be and remain a lien on the property so assessed until the same shall be paid: Provided, That they Proviso shall not raise, by general tax, more than three thousand dollars in any one year, exclusive of school taxes and taxes for highway purposes, unless authorized thereto by vote of the property-holding tax-payers of said city, who are electors, when convened for that purpose, pursuant to previous notice.

Sec. 11. Whenever the common council shall deem it neces-Manner of sary to raise a greater sum in any one year than three thousand tax. dollars, exclusive of taxes for school and highway purposes, they shall give at least five days' notice in writing, to be posted in five public places in said city, which notice shall state the time and place of meeting, and shall specify the objects and purposes for which the money proposed to be raised shall be expended; and when such meeting shall be assembled, in pursuance of said notice, such electors, by a viva voce vote, shall determine the amount of money which shall be raised for each object specified in the notice: Provided, That such tax shall Proviso. not, in any one year, exceed two per centum upon the valuation of the real and personal estate taxable within the limits of said city: And provided also, That not more than two such Ida meetings shall be held in any one year, to determine the amount of tax to be raised. At all such meetings the mayor, or in his absence, the recorder shall preside.

Sec. 14. The common council shall have power to cause the council to expense of making, grading, paving or planking streets and pense or grading, sidewalks, of planting shade trees, of making drains and etc., on owners, and all other local improvements, to be assessed against the owners or occupants of the premises, the value of which is increased by such improvements, and in the proportion to

LAWS OF MICHIGAN.

which such premises are improved thereby, or by general tax, as they may deem just and proper; and the common council shall have power to make all by-laws and ordinances relative to the mode of assessing, levying and collecting such tax, and they may, by such by-laws and ordinances, provide that the real estate assessed for such improvements may be sold to pay such assessment.

To regulate Sec. 33. The common country such that streets, lanes and working on the time and manner of working upon the streets, lanes and Sec. 33. The common council shall have power to regulate alleys in said city; to provide for the grading, planking or paving, and railing the sidewalks, and to provide the width

thereof: to prevent the obstruction or incumbering of the To prevent incumbering

streets, lanes, alleys, sidewalks, or public grounds in said city; to lay out, open, make, grade and repair streets, lanes and alleys, and the same to alter and vacate, and to alter and vacate

take private

Power of, to those already laid out; if in laying out or altering any street lane, or highway, the common council shall require for such purpose the ground of any person, they shall give notice

Notice to owners.

thereof to the owner or person interested, or his or their agent or representative, by personal service, or by written notice posted in three of the most public places in said city, at least three weeks next preceding the meeting of said common

Council to treat with owner.

council for the purpose aforesaid; and the common council are authorized to treat with such person or persons for such Summoning ground or premises; and if such person or persons shall refuse to treat for the same, or if the parties cannot agree therefor, it shall and may be lawful for the mayor or recorder of said city to issue a venire facias, to command the marshal of said city to summon and return a jury of twelve disinterested freeholders, to be taken within the limits of said city, to appear before said mayor or recorder, at any place to be therein stated, to inquire into and determine the just compensation to be paid therefor to the owner or owners of, or parties interested in said grounds or premises; which jury being first duly sworn by said mayor or recorder, faithfully and impartially to ascertain and determine the just sum to be paid therefor, and

Jury to award damages,

having viewed the premises, if necessary, shall inquire and assess such damages and recompense as they shall judge fit to be awarded to the owner or owners, or the parties interested in such grounds or premises, for their respective injuries, according to the several interests or estates therein; and the said mayor or recorder shall, upon the return of such assessment or verdict, enter judgment therefor, confirming the same; and such Compensat'a tendered to sum or sums so assessed, together with all costs, shall be paid owner. or legally tendered before such street, lane or alley shall be made, laid out, altered or opened, to the claimant or claimants thereof; it shall thereupon be lawful for said common council to cause such grounds to be occupied for the purposes aforesaid: Provided, That any person claiming damages as aforesaid, Proviso. may have the right to remove such proceedings by appeal to the circuit court, or any court of competent jurisdiction, upon giving notice of his, or her, or their intention so to do, to said mayor or recorder, in writing, within ten days; or, in case of the absence of said party from said city, at the rendition of said judgment, then within thirty days after the verdict of such jury, and the judgment of such mayor or recorder; upon filing a transcript of the proceedings aforesaid, duly certified by said mayor or recorder, within forty days after the verdict and judgment aforesaid, in the circuit court, or any other court of record having appellate jurisdiction, the same proceedings shall be had as is prescribed by law in other cases of appeal: Provided, That if the final judgment for damages shall not ex- Ibid. ceed the sum assessed before the mayor or recorder, at least five dollars, then the party appealing shall pay all costs occasioned by such appeal.

Sec. 36. Compensation for services may be paid out of the Compensation city treasury, as follows: The recorder and attorney shall be of officers, entitled to receive respectively such sum as the common council shall allow, not exceeding one hundred and fifty dollars per annum, as salaries, until after said city shall contain over five thousand inhabitants, when said compensation may be any sum deemed reasonable, not exceeding three hundred and fifty dol-

Ibid.

lars per annum; the marshal shall be entitled to receive the same fees for serving processes in behalf of the corporation as constables are by law allowed for similar services, and he shall receive such further compensation as the common council shall allow, not exceeding one hundred dollars per annum; the treasurer, justices of the peace, and constables shall be allowed the same fees as are by law allowed to corresponding township officers, unless in this act otherwise provided; the street commissioner shall be entitled to receive one dollar and fifty cents per day for services, and at the same rates for parts of a day actually employed; the director of the poor, school inspectors, and all other officers of said city, not otherwise provided for, shall be entitled to receive such compensation as the common council shall allow, not exceeding two dollars per day for every day actually employed in the performance of the duties of their respective offices.

City supervisors; powers and duties of.

Sec. 45. The supervisor of said city shall have and exercise, within said city, all the powers, authority and functions of supervisors of towns, as now provided, or may hereafter be provided by law, except as herein otherwise provided; and he shall be a member of the board of supervisors of the county of Ottawa, and as such shall be entitled to the same compensation, and shall have the same powers, and be paid in the same manner as supervisors of townships, and he shall perform, as such supervisor, such other duties as by this act shall be required of him. The mayor of said city shall also be a member of the board of supervisors of Ottawa county, and shall be entitled to the same compensation for attending said board of supervisors as allowed by law to the other members of said board, to be paid in the same manner.

To make annual assessment. Sec. 46. The annual assessment of property in said city shall be made by the supervisor thereof.

Compensation of. Sec. 48. The supervisor of said city shall receive as compensation for his services, while actually employed as such supervisor, the same sum per day as supervisors or assessors performing like duties in townships are, or may hereafter be

allowed by law, which compensation shall be audited and paid by the common council of said city, by a vote and resolution of said council.

Sec. 49. The accounts and demands of the supervisor, and All accounts to be verified of all other persons against the city, shall be verified by affi-by affidavit. davit, and shall set forth the items thereof in detail, which affidavit may be taken and certified by any member of the common council.

Sec. 50. The supervisor of said city shall complete the tax Supervisor roll of said city, and deliver the same, with his warrant thereto tax roll attached, to the city treasurer, within the time prescribed by law for the completion and delivering of the township tax rolls to the respective township treasurers of this State: Provided, Proviso. Security has been given by such city treasurer, as required by law, or in this act provided; but if such security shall not have Proceedings been given by such city treasurer, in the manner and within when secutive to the common council shall immediately ap-treasurer. point some reliable, suitable person, who shall give the requisite security, to collect the taxes specified on such tax roll; and the person so appointed shall thereupon be entitled to receive said tax roll, and shall collect and pay over such taxes, and make return of his doings thereon, in the same manner, and shall have all the powers, and shall perform all the duties, and be subject to the same liabilities in this act conferred upon the city treasurer of said city, for the purpose of collecting and returning and paying over such taxes.

Sec. 52. The supervisor of said city shall, in each and every Assessment year, make and complete the assessment of all the real and roll; how personal property within said city, in the same manner and within the same time as required by law for the assessment of property in the several townships of this State, and in so doing shall conform to the provisions of law governing the action of the supervisors of the several townships of this State performing like services; and in making the assessment roll for said city, he shall put all of the assessable property in each ward in a subdivision by itself, making four subdivisions thereof, all

under the general head of the assessment of the city of Grand

Haven; and in all other respects he shall, unless when otherwise in this act provided, conform to the provisions of law governing the action of supervisors in the several townships of this State in the assessment of property, the levying of taxes, and the issuing of warrants for the collection and return thereof; and he shall also, in each year, within fifteen days after the time required by law for completing the assessment rolls in the several townships of this State, make and file with the recorder of said city, a true and certified copy of the assessment roll thereof for such year, and the recorder shall receive and

Supervisor to file cer-tified copy of, with recorder.

Council to determine sary to be

file the same in his office. Sec. 53. It shall be the duty of the common council of said city, on or before the last Saturday preceding the first day of October in each year, to determine, by resolution, the amount necessary to be raised by tax for city purposes, within said city for such year, and also to notify the supervisor of said city of the amount thereof, within five days after the board of supervisors of the said county of Ottawa shall have completed the equalization of the valuation of the property in said city, and said townships of said county for such year; and it is hereby made the duty of the supervisor of said city, to levy the Supervisor made the duty of the supervisor of said city, to levy the to levy sums apportioned sum so apportioned to said city, and such other taxes as may be required by law, upon the taxable property of such city, in

When elec-tors shall vote.

State.

Sec. 73. At all city elections every elector shall vote in the ward where he shall reside ten days preceding the day of election.

the same manner as taxes for township purposes are required by law to be levied by the supervisors of the townships of this

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 430.]

AN ACT to authorize the mayor, recorder and aldermen of the city of Ann Arbor to borrow money and issue bonds to aid in furnishing said city with water.

SECTION 1. The People of the State of Michigan enact, That the Borrowing mayor, recorder and aldermen of the city of Ann Arbor, in issuing of bonds authorized and empow-thorized. ered to borrow money, on the faith and credit of said city, and to issue bonds therefor to an amount not exceeding seventy-five thousand dollars, to be paid by said city, within a period not exceeding twenty years from the date thereof, and at a rate of interest not exceeding seven per cent. per annum; the said bonds, or the money realized from the sale thereof, to be used and applied to the purpose of furnishing the said city of Ann Arbor with water, and for no other purpose.

Sec. 2. The bonds hereby authorized to be issued by the Style and mayor, recorder and aldermen of said city, for the purpose bonds. aforesaid, shall be coupon bonds, in denominations of not less than one hundred dollars nor more than five hundred dollars each, and shall be signed by the mayor and countersigned by By whom the recorder, and issued payable to the order of the person when named therein, or to the bearer, in such sums, not exceeding payable. in the aggregate seventy-five thousand dollars, payable at such times, not exceeding twenty years from the date thereof, and at such rate of interest, not exceeding seven per cent. per annum, payable annually or semi-annually, as the common council shall determine: Provided, That said mayor, recorder and Provisoaldermen aforesaid shall not be authorized and empowered to issue said coupon bonds, or any part or number thereof, unless a majority of the tax-paying electors of said city of Ann Arbor, present and voting, shall, as provided in section three, title five of the charter of said city, first determine the sum of money that shall be raised for the purpose aforesaid, and bonds issued therefor.

Council to provide for tax to pay interest on. Sec. 3. It shall be the duty of the common council of said city to provide, by tax, for the payment of the interest accruing on the bonds issued under the provisions of this act, as the same shall become due, which tax shall be in addition to the taxes which the said common council are now, or may be hereafter authorized to levy and collect; and it shall be the duty of the said common council to provide for the payment of the principal of said bonds, at the maturity thereof, by tax upon the taxable property in said city of Ann Arbor, to be levied and collected in manner provided in the charter of said city.

May construct water works, Sec. 4. The common council shall have power to construct such water works, or they may authorize the same to be constructed by a company, and to aid such company by issuing to such company the city bonds aforesaid; but in such case the bonds aforesaid shall not be issued to such company exceeding one-half the cost of such water works at the time of such issue, the cost of the works to be ascertained by three commisioners appointed by the circuit court for Washtenaw county, upon petition presented by authority of said common council.

Amount to be retained until works are completed. Sec. 5. Fifteen per cent. of the amount of aid granted to any company shall be retained until the works are put in successful operation, and until the common council are satisfied that the company have, in good faith, performed their contract. Approved April 3, 1869.

[No. 431.]

AN ACT to incorporate the village of Midland City.

Boundaries.

SECTION 1. The People of the State of Michigan enact, That all the following tract of country and territory situated in the county of Midland, and State of Michigan, being in township number fourteen north, of range two east, be and the same is hereby constituted a village corporate, under the name of Midland City, said territory hereby incorporated being par-

ticularly described as follows, to wit: Beginning at the quar-Idid ter post in the west line of school section sixteen, thence running westerly on quarter line of section seventeen to the east bank of the Tittabawassee river, then down said river as it tends to the quarter line, then southerly on said quarter line to the center quarter post of section twenty, then easterly on quarter line one mile and a half to the quarter post in the west line of section twenty-two, then northerly on section line one mile to the quarter post in the west line of section fifteen, then westerly on quarter line of school section sixteen one mile to place of beginning, all in town fourteen north, of range two east.

Sec. 2. The electors of said village shall meet on the second First Monday in April, eighteen hundred and sixty-nine, at the courthouse in said village, and there, by ballot, elect by plurality of votes, one person to be president of said village, and three per-Officers sons to be trustees for one year, and three for two years, and of office. one person to be marshal, and one to be clerk, and also one person to be assessor, and one to be treasurer of said village. At which election the township clerk of the township of Mid-Inspectors land shall act as clerk; and he may elect any two justices of the election. peace of said town to act as inspectors; and the township clerk shall give the same notice as provided in this bill for annual elections. And annually thereafter on the second Tuesday of March, a president, marshal, treasurer, assessor, and clerk shall be elected, who shall hold their offices for one year, and three trustees, who shall hold their offices for two years. But in case Failure to of a failure, for any cause, to elect any or all of said officers, on not to die the day when by this act they should be elected, the said cor-ration. poration shall not, for that reason, be dissolved. be lawful to hold an election and elect such officers, at any time thereafter, by giving the like notice thereof that is required by this act to be given for the holding of the regular election.

Sec. 3. The president and trustees shall constitute the village Village board, and a majority of said board shall constitute a quorum to constitute to transact business, and a less number may adjourn from time

President;

The president shall be the chief executive officer of said village, and shall preside at the meeting of the board, and it shall be his duty to see that the officers of said village faithfully discharge their duties; and in case of his absence or inability to serve, the trustees shall have power to elect one of their own number as president pro tem., who shall have all the powers and perform all the duties of the president during the continuance of such absence or inability.

Clerk to give notice of election.

Sec. 4. It shall be the duty of the clerk to give notice of the time and place of holding an election, by causing a notice to be printed in some newspaper published in said village, if there be one, once in each week for two successive weeks next preceding the day of holding the same, or by posting notices in

Polls; when opened and closed.

five public places in said village; and at all elections the polls shall be opened at nine o'clock in the forenoon, or as soon thereafter as may be, and closed at four o'clock in the afternoon

Clerk to

And at the close of the polls the ballots shall be counted, and notify persons of their a true statement thereof proclaimed to the electors present, election. and the clerk shall make a true record thereof, and within five days give notice to the persons elected, who shall enter upon their respective duties the ensuing Monday.

Officers of election after the first.

Sec. 5. After the first election any two members of the village board may be the inspectors of the election; a third member shall act as poll clerk. The clerk of the village shall be the clerk of the election, but in case of the absence of the clerk the inspectors may appoint any elector to act as such clerk; and the inspectors and clerk shall take an oath, to be administered by any person authorized to administer oaths, to faithfully and impartially discharge the duties of inspectors and clerks of such election, and such inspectors shall have the same power to preserve the purity of the election as is or may hereafter be given to the inspectors of a township election.

Oath of officers.

Sec. 6. Every officer elected or appointed under the provisions of this act, before entering upon the duties of his office, shall take and subscribe an oath or affirmation, which may be administered by any person authorized to administer oaths, to

support the constitution of the United States and of this State. and that he will faithfully discharge the duties of his office according to the best of his ability, a record of which oath or affirmation shall be made and kept by the clerk; and the treasurer and marshal shall also furnish bonds in such sums, and with such sureties as the village board may require and approve, which bond or bonds shall be filed in the clerk's office.

Sec. 7. The president and trustees of said village shall be a Body corbody corporate and politic, under the name of the president politic. and trustees of the village of Midland city, with the same powers as township boards in addition to the special powers conferred upon them by this act, and they may have a common seal which they may alter at pleasure, and may purchase and hold real estate for the use of said village, and at any time may sell and convey the same, and may sue and be sued in any court of competent jurisdiction: Provided, That where any Proviso. suit is commenced against the corporation, it shall be by summons, a certified copy of which shall be served on the president or one of the trustees at least six days before the return day mentioned therein.

Sec. 8. Any justice of the peace of the township of Midland Justices of shall have cognizance of all matters arising under and by virtue powers and duties of. of this act, and the by-laws and ordinances of the president and trustees, and may issue all necessary process to enforce the same, with full power to try and determine all actions and proceedings instituted under this act, and under said by-laws and ordinances. And all process issued by him may be under seal or without seal, and shall be made returnable in the same time, and proceedings shall be had in like manner as is prescribed for justices of the peace, by the laws of this State; and appeals may be taken from judgments rendered by such justice, and such judgment may be removed to the circuit court by writ of certiorari, in the same time, and in the same manner as provided by law in the case of judgments rendered by justices of the peace in ordinary cases.

LAWS OF MICHIGAN.

Marshal to be police constable.

Sec. 10. The marshal shall be police constable and chief of the police, and he shall have all the powers of constables elected pursuant to the laws of this State, except the power to serve a civil process issued by a justice of the peace, or any

process issued in the prosecution of any violation of a general law of the State, and he shall be entitled to the same fees as

Fees of.

constables for similar service, and shall be entitled to the same privileges, and subject to the same liabilities as constables in the performance of similar duties. It shall be the duty of the

To enter disorderly houses.

marshal to see that the laws are properly observed, and he shall have power and be authorized to enter into any gaming house, saloon, or other building where he shall have good reason to believe any felony, breach of the peace, or other unlawful act is being committed, and summarily arrest all disorderly persons, and all who may be engaged in any unlawful act or thing, or who shall assemble for any unlawful purpose, and take them before any justice of the peace of the township of Midland, in said village, who shall cause them to be formally arraigned and tried before him, for such offense as shall be alleged to have been committed by them.

President to appoint necessary officers.

Sec. 11. The president and trustees shall have power to appoint all officers which they may deem necessary for said village, whose election is not provided for in this act, and remove the same at pleasure, and prescribe their powers and duties: Provided, That no officer shall be appointed or removed, except a majority of the village board elect shall vote for such ap-

Proviso.

To pass laws pointment or removal; they shall also have power to make byrelative to laws, ordinances, rules and regulations for said village, and alter the same at pleasure for the following purposes, to wit: To maintain, preserve and protect the public places, property

Public property.

Riots.

and buildings of said village; to regulate the police thereof; to preserve the public peace; to prevent and suppress riots, disturbances and disorderly assemblages; to appoint watchmen

Fire department. and policemen; to organize a fire department, and define their duties, and prescribe penalties for their delinquencies; to re-

strain, apprehend and punish vagrants, mendicants, drunkards Vagrants. and all disorderly persons; to punish lewd, lascivious behavior in the streets and other public places; to suppress and restrain Gaming disorderly and gaming houses, billiard tables, and other devices and instruments of gaming. They shall also have power to Liquors. make by-laws, ordinances, rules and regulations to prevent and punish the selling or giving away of spirituous or fermented liquors to drunkards, minors or apprentices; to prevent and Fast driving. punish immoderate riding or driving in the streets of said village; to abate, prevent and remove nuisances; to suppress all Disorderly disorderly houses and houses of ill-fame, and to punish the keepers and inmates thereof; to prevent and compel the re-Obstructions moval of incumbrances, encroachments and obstructions upon the streets, walks, lanes, allevs, parks and public grounds: to compel the owners and occupants of lots to clear the sidewalks in front of, and adjacent thereto, of snow, ice, mud, boxes, and other incumbrances and obstructions that may at any time be thereon; to regulate and prevent the use of fire-arms Fire-arms. and other weapons; to regulate and prevent the use of fireworks, fire crackers and other combustible materials in said village; to construct and regulate markets; to regulate the Markets vending of poultry, meat, vegetables, fruit and fish; to regulate the sale of hay, wood, lime, lumber and coal; to regulate the sealing of weights and measures; to maintain and regulate Pounds. pounds, and to restrain cattle, horses, sheep, swine, mules and other animals, geese, hens, and other poultry from running at large; to prevent the running at large of dogs, to require Dogs. them to be muzzled, and to authorize their destruction if found at large in violation of any ordinance of said village; to regu-Cartmen, late and license cartmen, porters, hacks and cabs, and to regu-etc. late their rates of compensation; to prevent runners from soliciting travelers; to construct hydraulic works; to supply Hydraulic the village with water; to light the streets; to borrow money works for public improvements, not exceeding one thousand dollars in any one year; to establish wells, reservoirs and cisterns, and wells and prevent the waste of water; to prevent bathing in the public

LAWS OF MICHIGAN.

streams in said village; to purchase grounds, construct and regulate cemeteries, and the burial of the dead; to order the use for burial purposes of any burying ground or cemetery to be discontinued, whenever the majority of the electors of said village shall deem it for the public interest, and a majority of all the voters voting at such annual election, shall have voted in favor of such discontinuance: Provided, It shall have Proviso. been first submitted to the electors of said village at an annual election, the same notice being given as special elections; and to ascertain the true boundaries of the streets and alleys, and establish the grade thereof: Provided, When the grade of a dhid. street has been once established and worked to, it shall not be altered without the consent of the owners of a majority of the lots along such streets and alleys; to cause streets, alleys, and low places to be drained and filled up at the expense of the premises benefited: to regulate the building of partition and Fences. other fences; to establish lines upon which buildings may be erected, and beyond which buildings shall not extend; to prevent the erection of buildings in an unsafe manner, and may Unsafe buildings. pass all necessary rules and ordinances in reference to build-Fire engines ings deemed to be unsafe; to purchase fire engines and other fire apparatus, and keep the same in repair; to procure and construct suitable buildings to store them; to require and cause each house, store and shop to be provided with fire buckets and ladders; to establish fire limits, within which no wooden Fire limits. building shall be allowed to be built, enlarged, or placed; to regulate partition walls, chimneys, flues, and putting up stoves and stove-pipes; to regulate the construction of smith shops, Hazardous buildings. planing mills, shingle mills, bakeries, and other buildings considered hazardous: to prohibit the erection of any building, or the carrying on of any business deemed extra hazardous in any place in said village, which they may consider unsafe; to guard against fires; to regulate the duties, powers and fees of Duties of officers. the village officers; to regulate the setting of posts and shade

trees, of building and erecting awnings; to require the con-

struction and repair of sidewalks, and prescribe their width Sidewalks. and the manner of building the same. The village board shall Grading have power to assess and levy at any time, by special tax, the expenses of making, grading, paving, planking, opening and repairing streets, lanes and alleys, of grading, paving, planking or repairing sidewalks, upon the lots, premises and subdivisions thereof, in front of or adjacent to which said improvements are made; of constructing or repairing drains or sewers, culverts, or bridges not otherwise provided for, upon the lots, premises or subdivisions thereof that in the opinion of the village board are benefited by such improvements: Pro-Proviso. vided. That no such improvements shall be made unless a petition, duly signed by twelve freeholders of said village, asking that such improvements be made, shall have been presented to the village board: Provided further, That no more INIA. than five per cent. of the assessed valuation of any lot, premises or subdivision thereof, shall be assessed, levied or collected in any one year for either or all of the above named purposes: And provided, That the expense of making all of such im- Ibid. provements in front of and adjoining such property as is exempted from taxation by section eleven of this act, and of making and repairing all cross-walks shall be paid from the general highway fund: Provided, That the village board shall rold. have power to make appropriations from the general highway fund whenever five per cent. of the assessed valuation on the adjoining property shall be inadequate to pay the expense of opening and grading any street.

Sec. 12. All taxes levied upon any real estate, and all assess- Taxes to remain a lien ments made thereon, shall be and remain a lien upon such real on property: estate until the same is paid.

Sec. 13. The president and trustees shall, at the close of each Annual year, and before the annual election of officers, make out a statement, in writing, exhibiting in detail all items of receipts and expenditures during the past year, and cause the same to be published in a newspaper printed in said village, if there be one, at least ten days preceding the day of election, and cause 179—

such statement to be posted up in three public places in said village at least ten days before the day of the election, and such statement shall also be read in public at the polls of the election.

By-laws and ordinances to be pub-

Sec. 14. It shall be the duty of the president and trustees to cause all of the by-laws and ordinances, rules and regulations for said village, established by them, to be published in a newspaper printed in said village, if there be one, once in each week for at least three successive weeks, and cause them to be posted up in three public places in said village; and no by-law, ordinance, rule or regulation shall be enforced until such notice shall have been given.

Assessment roll

Sec. 15. The assessor of said village shall, in April of each year, make an assessment roll containing a description of all the real estate liable to taxation in said village, and the name of the owner, occupant or agent, if known: Provided, That all lands of greater area than twenty acres, used exclusively

Proviso.

for farming purposes, and being unplatted, shall be exempt from taxation except for the general tax for municipal purposes, and for special assessments for improvements made Contents of. upon or adjacent to them, and shall set down in such roll, op-

posite each description of property, its fair valuation in cash, and shall set down in such roll opposite the name of each and every resident of said village the fair valuation in cash of the personal property owned by him or in his possession in said village, in a separate line from the valuation of real estate;

Time for reviewing.

and it shall be the duty of the assessor on the first Monday of May in each year, to be present at the usual place of holding the meetings of the village board, and have with him the sesessment roll prepared as above, for the purpose of reviewing the same, that any person considering himself or herself ag-

Corrections in; when

grieved may be heard, and he shall then and there make such alterations or corrections as shall be made to appear to him necessary to make the assessment just, equal and fair with and between all the parties concerned; and the assessor shall, as soon thereafter as practicable, proceed to estimate and set down

in a column left for that purpose, opposite the several sums set down as the value of real and personal estate in such assessment roll, the respective sums, in dollars and cents, to be paid as a tax or assessment thereon, and shall afterwards cause said as- Roll delivsessment roll, or a copy thereof to be delivered to the marshal shall of said village, with a warrant annexed thereto under the hand of such assessor, directing and requiring him by a certain day therein named, not less than sixty days from the date of said warrant, to collect from the several persons named in said roll the several sums set opposite their respective names as a tax, and authorizing him, in case they or any of them shall neglect Power of or refuse to pay the same, to levy the same by distress and sale sell property of his or her goods or chattels, together with the costs of such distress and sale, and such warrant may be renewed from time to time, as the village board may direct; and when assessment special asshall be made for any special improvement it shall be legal, if be legal. not made at the time of making the grand list of regular annual assessment for general purposes, but such special assessment shall be made in a manner altogether similar to the grand list, except as to the time of making it; and notice of the time and place of reviewing such assessment shall be given by the assessor by causing a notice to be published in a paper printed in said village, if there be one, once in each week for two successive weeks next preceding the day of reviewing, and by causing a notice to be posted in three public places in said village.

Sec. 16. If any person shall neglect or refuse to pay the sum Proceedings or sums at which he or she shall have been assessed or taxed refuses to as aforesaid, the marshal shall be required to levy the same by pay taxes. distress and sale of the goods and chattels of the person who ought to pay the same, first giving notice thereof, as is required by law of township treasurers; and in case the marshal shall be unable to collect the taxes assessed on real estate, he shall make return thereof on oath to the village board, with the amount due and unpaid on each description.

Unpaid taxes; how collected.

Sec. 17. The tax upon real estate for the purpose mentione in the fifteenth section of this act, shall be set down in the sessment roll in a column by itself; and whenever any such tax, and all taxes on real estate returned for non-payment of taxes, provided in the preceding section, and interest thereon to be computed at the rate of fifteen per cent. per annum until paid, shall remain unpaid for one year from the date of the warrant to the marshal as aforesaid, the treasurer of said village shall cause so much of the land charged with such tax as will be sufficient to pay said tax and the interest thereon, and the cost of advertising and selling, to be sold at public auction at some public place in said village, to the highest bidder, first giving notice of the time and place of sale, by causing a notice

Notice of

to be published in a newspaper printed in said village, if there be one, once in each week for at least six weeks next preceding the day of sale, and by posting the same in three public places in said village the same length of time before the day of sale;

Evidence of and the affidavit of the publisher that the notice was published, publication.

if a paper be printed, and of the treasurer that such notice was posted in accordance with the above provisions, entered at large on the record of said village, shall be prima facie evidence of such notice being given.

Sec. 18. On the day mentioned in said notice the treasurer

Proceedings on day of sale.

purchase

shall commence the sale of said lands, and shall continue the same from day to day until so much thereof shall be sold as will pay the taxes thereon, together with the interest and Certificate of charges; and the treasurer shall give to the purchaser or purchasers of any such lands a certificate in writing, describing the lands purchased and the sum paid therefor, and the time when

the purchaser or purchasers will be entitled to a deed of the conveyance, same; and unless within one year from the date of the sale thereof there shall be paid to the treasurer for the use of the purchaser, his heirs or assigns, the sum mentioned in such certificate, with the interest thereon at the rate of twenty per cent. per annum from the date of such certificate, the treasurer or his successor in office shall, at the expiration of one year

rom the date of the sale, execute to the purchaser, his heirs or assigns, a conveyance of the lands sold, which conveyance shall, except it may appear that said lands were not subject to axation, or that the taxes were paid, vest in the person or persons to whom it shall be given an estate in fee simple, subject to all claims of the State thereon, and the said conveyance shall be prima facie evidence that such sale was regular, according to the provisions of this act; and every such convey-when may be used as ance, executed by such treasurer under his hand and seal, evidence. witnessed and acknowledged in the usual form, and duly recorded, may be introduced in evidence in the same manner and with like effect as other deeds of conveyance regularly executed, acknowledged, and recorded, may be given in evidence.

Sec. 19. The treasurer of said village shall receive the same Fees of sees in case of sales of lands for taxes by him as are or may be treasurer allowed by law to the county treasurer for like services; and the expense of advertising any lands for sale, in accordance with the provisions of this act, shall be computed at the same rate charged by the State in such cases, and shall be added to the taxes thereon by the treasurer.

Sec. 20. All orders on the treasurer for the payment of any How orders noney shall be signed by the clerk and countersigned by the made out. president, and shall specify the fund from which they are to be raid, and they shall be paid from no other fund.

Sec. 21. All moneys assessed and raised for highway pur-Highway poses shall be kept a fund separate and distinct from the gen-kept.

ral fund, and no money shall be paid from said highway fund except for highway purposes.

Sec. 22. All bridges across the Tittabawassee and Chippeway Bridges; ivers, in said village, shall be and remain under the supervis-controlled on of the highway commissioners of the township of Midland, and shall be constructed and maintained in the same manner as a and may be provided by law for the construction and mainenance of bridges generally in the several townships in this state. But all other bridges in said village shall be constructed

and maintained by the village, and shall be under the supervision of the village board.

Appointed officers, and terms of

Sec. 23. All officers appointed by the village board shall hold their office for one year, and until their successors are appointed, unless sooner removed; and the village board may require of any officer of said village a bond for the faithful performance of the duties of his office, which bond shall run to the president and trustees of the village of Midland City, And suit may be brought in

How suit against may

and their successors in office. be brought. the name of the village board for any breach in the conditions of such bond, and the circuit court for the county of Midland shall have jurisdiction to try and determine all such actions; and any justice of the peace of the township of Midland, in said village, shall have jurisdiction, concurrent with the circuit court, to try and determine any such action, where the amount claimed is less than one hundred dollars.

Vacancies; how filled.

Sec. 24. All vacancies in the offices of said village, whether such officers be elected or appointed, shall be filled for the unexpired term by appointment, to be made by the village board.

Compensat'n of officers.

Sec. 25. The members of the village board, and all other officers of the village, shall receive such compensation for their services as the village board shall prescribe.

Corporation allowed us of county jail.

Sec. 26. The corporation shall be allowed the use of the county jail of the county of Midland for the imprisonment of any person liable to imprisonment under and by virtue of any of the by-laws, ordinances, rules and regulations of said village, and all persons so committed to said jail shall be under the charge of the sheriff, as in other cases of imprisonment: Provided,

Proviso.

That the county shall not be chargeable with the costs and expenses of such imprisonment. Sec. 27. Each member of the fire department, or of an en-

Firemen to be exempt from poll tax gine, hook and ladder, hose and bucket company, duly organized by the village board, shall be exempt from paying any poll tax and from serving as a juryman; and the village board may make such laws as they may deem proper to prevent and extinguish fires, or to compel citizens to assist in extinguishing them.

Sec. 28. The village board shall have no power to grant any Limit to subsidy, to loan the credit of the village to any individual or board. corporation, nor shall any tax be assessed, levied or collected for the purpose of reimbursing any individual or corporation for any improvements they may have already made, assisted in making, or shall hereafter make, or assist in making, for any expenses incurred or labor performed, or that may be hereafter incurred or performed, unless such improvements shall have been made, the expenses incurred, or the labor performed under the direction of the village board, and in accordance with the provisions of this act.

Sec. 29. The village board shall have the supervision of the Board to streets and highways within the village, and shall, within the vision of limits of said village, have the same power and perform the streets. same duties as do or may by law belong to the commissioners of highways of the several townships of this State, except as relates to the bridges across the Tittabawassee and Chippeway rivers; and the village board shall appoint one or more over- To appoint seers of highways to repair and keep in order the highways, highways. streets and alleys, and shall cause a tax to be levied and collected upon the real and personal property in said village, not exceeding one per cent. on the valuation in any one year. And Poll tax. no other highway tax shall be levied and collected in said village, except that every male inhabitant of said village over twenty-one years and under fifty years of age, except paupers, idiots and lunatics, and except those who are exempted in section twentyseven of this act, shall be liable to pay a poll tax of one dollar. to be collected by the overseer of highways in the same manner as is provided for collecting other highway taxes. And the vil-List of lage board shall cause a list of all persons liable to pay such liable to pay poll tax to be made out and delivered to the overseers of highways in the month of April of each year. And the village board shall have exclusive control of all moneys levied and collected in said village for highway purposes: Provided, That Proviso.

Ibid.

the power of the village board to order fences removed, and to remove them themselves, and to open, widen and extend streets and highways, shall not be restricted between the first day of April and the first day of November in each year, but they may exercise that power at any time during the year: And provided also. That nothing herein contained shall be construed to exempt any person or property in said village from any township tar that may be legally levied in the township of Midland for the building, repairing, or rebuilding of any bridge within said township, or for any special expenditures for laying out, opening, working or improving any highway in said township, or for any drainage for which said township may become liable by reason of any neglect to keep any bridge or public highway in proper repair.

Sec. 30. Whenever the lands of any person or persons shall

Proceedings when privi be required to be taken for the constructing, widening or extaken

tending of any street, lane, alley, drain or sewer within the limits of said village, or for the use of said village for any

Notice to owner.

other lawful purpose, the village board shall give notice thereof to the owners or parties interested, or his, her or their agent or representative, by personal service, or by causing a notice to be published in a newspaper in said village if there be one, once in each week for three successive weeks next preceding the meeting of the village board for any of the purposes aforesaid; and the said village board are hereby authorized to treat with

Trustees to treat with owner.

of jury.

such person or persons for such lands or premises; and if such Summoning person or persons shall refuse or neglect to treat for the same, or if the parties cannot agree therefor, it shall and may be lawful for the village board to direct any justice of the peace of the township of Midland, is said village, to issue a venire facias, directed to the marshal of said village or any constable of said county, commanding him to summon and return a jury of twelve disinterested freeholders residing within said county, to appear before him at any time to be therein stated, to inquire into the necessity of using such lands or premises, and the just compensation to be made to the owners thereof or parties interested therein; which jury being first duly sworn by said Jury to justice faithfully and impartially to inquire into the just com-damages. pensation to be made therefor, and having viewed the premises, if necessary, shall inquire and assess such damages and compensation as they shall judge fit to be awarded to the owner or owners of, or parties interested in such lands and premises for their respective losses according to the several interests or estates therein; and the said justice shall, upon the return of said assessment or verdict, enter judgment therefor, confirming the same; and such sum or sums so assessed, together with all Compensation tendered to: costs, shall be paid or tendered to the claimant or claimants owner. thereof, before such highway, street, lane, alley, drain or sewer shall be made; but upon making such payment, or a legal tender thereof, it shall thereupon be lawful for the village board to cause such lands and premises to be used for the purposes aforesaid: Provided, That the village board, or any party Proviso. claiming damages as aforesaid, may remove such proceedings by appeal to the circuit court for the county of Midland, or any other court of competent jurisdiction, by giving notice in writing to said justice, of his, her or their intention to do so, within ten days, or in case of the absence of the party from said village at the time of rendition of the judgment, then within twenty days after the rendition of the judgment; and upon receiving such notice and one dollar for his fee for making the same, said justice shall, within twenty days, make and file in the court to which the appeal is taken, a true transcript of all the proceedings had before him, duly certified by him; and thereupon the same proceeding shall be had in the appellate court as is provided by law in other cases of appeal: Provided, That if Ibid. final judgment for damages shall not exceed the damage asseesed before the justice at least twenty dollars, then the party appealing shall pay the costs occasioned by such appeal.

Sec. 31. The marshal shall pay to the treasurer of said vil-Marshal to pay over lage all moneys received by him, within ten days from the date moneys to of their receipt, receiving the treasurer's receipt therefor, and

shall make monthly statements to the board of all the moneys received by him and from [for] what purpose.

Treasurer to have custody of all moneys. Sec. 32. The village treasurer shall have the custody of all moneys belonging to said village, and shall keep an account of all receipts and disbursements thereof, and from whom received and to whom paid, and shall pay no moneys out of the treasury except upon warrants signed by the clerk and countersigned by the president. And he shall exhibit to the board of trustees, as often and for such periods as they may require, a

To present account of receipts and expenditures

signed by the president. And he shall exhibit to the board of trustees, as often and for such periods as they may require, a full and detailed account of all receipts and expenditures, and shall also, when required, exhibit a general statement showing the financial condition of the treasury, and all other matters relating to his office.

Wards.

Sec. 33. The village of Midland City shall be divided into three wards, and each ward shall be entitled to two trustees, who shall be residents of the wards they represent. The first ward shall be composed of all that territory within said village, lying on the south-west side of the Tittabawassee river. The second ward shall be composed of all that territory in said village, lying on the north side of Benson and Townsend streets; and the third ward shall be composed of all that territory in said village, lying on the south side of Benson and Townsend streets.

Public act.

Sec. 34. This act shall be favorably construed and received in all courts as a public act, and copies thereof, printed under the authority of the Legislature, shall be received as evidence, without further proof.

Sec. 35. This act shall take immediate effect. Approved April 3, 1869.

[No. 432.]

AN ACT to lay out and establish a State road from Angell's Landing, (so called,) on section twenty-eight, in township twenty-nine north, of range eight west, in the county of Antrim, to the center of township twenty-nine north, of range one west, in the county of Otsego.

SECTION 1. The People of the State of Michigan enact, That Commiss's appointed. Jason Angell, of the county of Antrim, be and he is hereby appointed a commissioner to lay out and establish a State road from Angell's Landing, (so called,) on section twenty-eight, in township twenty-nine north, of range eight west, in the county of Antrim, by the most direct and feasible route, to the center of township twenty-nine north, of range one west, in the county of Otsego.

Sec. 2. It shall be the duty of said commissioner, within six Duty of months, to lay out and establish said road, and cause the same to be surveyed, and a description thereof to be filed with the township clerk of each organized township through which said road may be laid and established, so far as said road shall run through each of said organized townships, whose duty it shall be to record the same, and such record shall be prima facie evidence of the existence of said road.

Sec. 3. It shall be the duty of the commissioners of high-Road to be opened same ways in any organized township through which said road shall as township highways, to open and work the same in the same manner, and by virtue of the same laws, as township highways are required to be opened and worked.

Sec. 4. The right of way for said State road, through lands $_{Right of way}$ belonging to the State, is hereby granted and conferred for the granted . use of said road.

Sec. 5. The commissioner named in this act shall receive two Fees of comdollars per day for his services, together with the cost of survey, missioner. and other necessary expenses in laying out and establishing said road.

Sec. 6. All the non-resident highway taxes assessed for the taxes appro- year one thousand eight hundred and sixty-nine, and for three printed. years thereafter, upon lands lying in Otsego county, and put down in the assessment rolls of the several years respectively,__ as non-resident lands, in said county of Otsego, shall be appropriated and expended for the laying out, establishment, construction and improvement of said State road.

Proceedings in case com-missioner refuses to eruses to qualify.

Sec. 7. In case the commissioner appointed by this act shall neglect or refuse to accept and qualify, or from any cause said office shall become vacant, the Governor of this State is hereby empowered, authorized, and required to appoint a suitable person as such commissioner, to carry into effect the provisions of this act; and the person so appointed shall have the same powers, and receive the same compensation as is prescribed by this act.

Sec. 8. This act shall take immediate effect. Approved April 3, 1869.

[No. 433.]

AN ACT to authorize the supervisors of Houghton county to issue bonds for the purpose of raising money in aid of macadamizing or rocking that portion of Mineral Range State road, between the Franklin mine and the county line between said county of Houghton and Keweenaw county.

Keweenaw counties.

SECTION 1. The People of the State of Michigan enact, That Money; supervisors at the board of supervisors of the county of Houghton be and they are hereby authorized and empowered to borrow money on the faith and credit of said county, and to issue bonds therefor, to an amount not to exceed ten thousand dollars, Amount of. which shall be expended in macadamizing that part of the Mineral Range State road situated between the Franklin mine, in said county, and the county line between Houghton and

- Sec. 2. The board of supervisors of said county of Hough-who to have ton shall have charge of said work, prescribing the manner in work. which said road shall be macadamized, (or rocked,) the time in which said road shall be completed, the time and manner of payment.
- Sec. 3. The said board of supervisors shall have said work Supervisors done by contract, or otherwise, as in their judgment they may done by contract, or otherwise, as in their judgment they may done by contract. deem best: Provided, That before any contract shall be let, Proviso. proposals therefor shall be published at least three weeks in some newspaper in said county, and printed notices posted in several of the most public places in said county; said printed notices shall contain the specifications of the manner of the building and rocking of said road, the time and manner of payment, and such other information as may be necessary.
- Sec. 4. Said board shall let said contract or contracts to the Board to let lowest responsible bidder, provided they consider the same lowest reasonable and just. Said board may advertise for proposals as long as they may think the same advisable; the said board may require sufficient security from any contractor for the faithful performance of any contract.
- Sec. 5. Said bonds may be issued in such sums as the board Bonds; how of supervisors may direct, and payable at such times, with such when rate of interest, not exceeding ten per centum per annum, as the board of supervisors may direct, and shall be signed by the clerk of Houghton county, and countersigned by the chairman of the board of supervisors, with the seal of the county attached, and negotiated by, and under the direction of said board of supervisors; and said board shall have power, and it Board to raise sufficient shall be their duty to raise by a tax upon the taxable property tax to pay. of said county, such sum or sums as shall be sufficient to pay the amount of said bonds, and the interest thereon, as fast as the same shall become due: Provided, That before any such Proviso. bonds shall issue, said board of supervisors shall submit to the qualified electors of said county at the next annual township

meeting (or any special meeting called for that purpose) the question of the proposed issuing of bonds.

Sec. 6. This act shall take immediate effect. Approved April 3, 1869.

[No. 434.]

AN ACT to amend act number one hundred and sixty-seven, of session laws of one thousand eight hundred and sixty-one, being an act to authorize the several townships in the counties of Muskegon, Oceana, Mason, and Manistee, to levy taxes for the improvement of harbors and rivers within their respective counties, approved March fifteenth, one thousand eight hundred and sixty-one.

Act amended. Section 1. The People of the State of Michigan enact, That act number one hundred and sixty-seven, of the session laws of one thousand eight hundred and sixty-one, being an act to authorize the several townships in the counties of Muskegon, Oceana, Mason, and Manistee, to levy taxes for the improvement of harbors and rivers within their respective counties, be so amended as to read as follows:

Counties allowed to levy tax.

Section 1. The People of the State of Michigan enact, That any township in the counties of Muskegon, Oceana, Mason or Manistee shall have power, by a majority vote, by ballot, of all the qualified electors present at any legal township meeting, to levy a tax not exceeding one per cent. in any one year, upon the taxable property of said township, for the improvement of any harbor or river within the county. Said tax shall be assessed and collected at the same time and in the same manner as other township taxes, and when so collected shall be paid over by the township treasurer as is hereinafter provided:

How tax shall be levied and collected.

Proviso.

as other township taxes, and when so collected shall be paid over by the township treasurer as is hereinafter provided: *Provided*, That no such tax shall be levied unless thirty days' notice shall be given by publishing the same in a newspaper, if there be one published in either of said counties in this act named, and by posting written or printed notices in at least six of the most public places in said township, which notices

shall specify the harbor or river to be improved, and the amount of tax to be voted: *Provided further*, That the unorganized ^{1bid.} county of Lake shall be exempt from the provisions of this act.

Sec. 2. The supervisor and town clerk of the township in Board or commission which such improvement is to be made, shall constitute a board who to constitute of commissioners, whose duty it shall be to receive all money Duty of collected by tax, subscription, or otherwise, and appropriate the same either by contract to the lowest responsible bidder, or otherwise, as may be deemed most expedient, and shall annually, on or before the annual township meeting, submit to the supervisor of each township taxed, a full and complete statement of the receipts and disbursements of all sums received by them.

Sec. 3. The said commissioners shall execute bonds in double Comm'rs to the amount of taxes collected, payable to the county treasurer, give bonds. for the use of the inhabitants of the township raising such tax, conditioned for the faithful performance of said trust, and shall have power after giving bonds, as aforesaid, to draw on the several township treasurers for any amount of money held by them, to the credit of said improvement fund.

Sec. 4. Said commissioners are authorized to appoint a super-May appoint intendent to prosecute said work, who shall at all times be tendent. under their control.

Sec. 2. This act shall take immediate effect.

Approved April 3, 1869.

[No. 435.]

AN ACT to authorize the common council of the village of Three Rivers, St. Joseph county, to remove the dead from the cemetery grounds in said village, to Riverside cemetery, in said county.

SECTION 1. The People of the State of Michigan enact, That Council authorized the common council of the village of Three Rivers may, when-bodies from ever they may deem it expedient, have the power to remove cometery. the remains of any person now buried on block number thirty-

one, in said village, heretofore used for cemetery purposes, to the Riverside cemetery, in said county, and there reinter the same in a careful and respectful manner, and also to remove all tombstones and monuments, and reset the same over such bodies so removed.

Not to sell the land. Sec. 2. After the removal of the dead from said block number thirty-one, it shall be and remain public property, under the control and management of the common council of said village, for public use, and not to sell for private or individual use or profit.

Sec. 3. This act shall take immediate effect.

Approved April 3, 1869.

[No. 436.]

AN ACT to provide for the payment of certain drainage orders outstanding in the county of Oakland.

Preamble.

Whereas, By virtue of the provisions of an act entitled "An act to provide for the drainage of swamps, marshes, and other low lands," approved March fifteenth, eighteen hundred and sixty-one, and acts amendatory thereof, certain drainage commissioners were appointed in and for the county of Oakland;

And whereas, Said commissioners, in the discharge of their official duties, and in conformity to the provisions of the said act, and acts amendatory thereof, proceeded to locate, lay out, and establish certain ditches or drains, to let contracts for the completion of the same, and to draw orders upon the treasurer of said county in payment of the labor and other expenses incurred in the construction of said drains and ditches;

lbid.

And whereas, By the provisions of act number one hundred and sixty-nine, of the session laws of eighteen hundred and sixty-seven, the provisions of the act aforesaid became inoperative in the county of Oakland, except in the township of Royal Oak, but allowing said commissioners one year in which

nplete the ditches or drains then laid out and established i county;

issioners were enjoined by the circuit court for the said y of Oakland from further action, and were thus pred from completing said drains and ditches at that time constructed in said county, and raising by tax the necesmeans to pay the same, as provided by the several acts said, leaving a large amount of drainage orders in the of contractors and other persons, with no authority to by tax or otherwise the means necessary for the payment of; therefore,

TION 1. The People of the State of Michigan enact, That Supervisors pard of supervisors of the county of Oakland are hereby to levy certain taxes to rized, by resolution of said board, to apportion, assess, pay for evy upon the lands benefited by the construction of said s or ditches, and collect a tax or taxes amounting in the gate to a sum sufficient to pay, redeem, and discharge rainage orders heretofore drawn and now outstanding in ounty, as to said board of supervisors may appear just equitable, but in conformity, as near as may be, to the sions of an act entitled "An act to provide for the drain-! swamps, marshes, and other low lands," approved March y-second, eighteen hundred and sixty-nine.

2. This act shall take immediate effect. proved April 3, 1869.

[No. 437.]

CT to authorize the Cass County Agricultural Society to sell their Fair Grounds.

rion 1. The People of the State of Michigan enact, That society ficers of the Cass County Agricultural Society be and to sell por tion of the hereby authorized to sell and convey to the Peninsular ground to railroad.

ay Company a strip of land, not more than one hundred

feet wide, along the line of their railroad, now located over and across the fair grounds of the Cass County Agricultural Society, in the west half of the south-west quarter of section thirty-six, in township six south, of range fifteen west, near the village of Cassapolis, Michigan.

To sell other Sec. 2. The said officers of the Cass County Agricultural Society are hereby authorized to sell and convey, by good and sufficient deed or deeds of conveyance, the remainder of said fair grounds to such person or persons as to them shall seem best, and for the best price or prices they can procure for the same, either at public or private sale, as to the said officers shall seem most advantageous to the interests of said society.

President and secretary to make conveyance.

Sec. 3. The president and secretary of said agricultural society are hereby authorized to make, execute and deliver good and sufficient deed or deeds for the conveyance of the lands hereinbefore authorized to be sold.

Proceeds of sale; how to be appor-tioned.

Sec. 4. The proceeds of the sale of the lands as herein provided, shall be held by said officers, or appropriated by them for the exclusive use and benefit of said Cass County Agricultural Society, and for no other purpose whatever.

Sec. 5. This act shall take immediate effect.

Approved April 3, 1869.

[No. 438.]

AN ACT to amend an act entitled "An act to incorporate the village of Petersburgh," approved March nineteenth, eighteen hundred and sixty-nine, by adding a new section thereto.

Sections added.

SECTION 1. The People of the State of Michigan enact, That an act entitled "An act to incorporate the village of Petersburgh," approved March nineteenth, eighteen hundred and sixty-nine, be amended by adding a new section thereto, to stand as section twenty-nine, and to read as follows:

Sec. 29. The neglect to hold the election at the time and at appointed place mentioned in section two of an act to which this act is dissolve corporation, amendatory, shall not work a dissolution of such corporation,

but in such case it shall be lawful to hold such election at any time and place in said village thereafter, pursuant to public notice, which may be given as provided in section five of said act.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 439.]

AN ACT to repeal the charter of the Monroe and Saline Plank Road Company.

SECTION 1. The People of the State of Michigan enact, That Acis repealed. act number two hundred and sixty, of the laws of eighteen hundred and forty-eight, entitled "An act to incorporate the Monroe and Saline Plank Road Company," approved April third, eighteen hundred and forty-eight, and all acts or parts of acts amendatory thereof, be and the same are hereby repealed.

Approved April 3, 1869.

[No. 440.]

AN ACT to amend sections one and six of an act entitled "An act to amend sections one, three, four, five, six, and seven of an act entitled an act to incorporate the fire department of the city of Detroit," approved February fourteenth, eighteen hundred and forty, and an act amendatory thereto, approved January fourteenth, eighteen hundred and fifty-nine, approved March fifteenth, eighteen hundred and sixty-one.

SECTION 1. The People of the State of Michigan enact, That Section section one of an act entitled "An act to incorporate the fire amended. Ispartment of the city of Detroit," approved February fourteenth, eighteen hundred and forty, be and the same is so smended that said section shall read as follows:

Fire depart-ment declared a body corporate and politic.

SECTION 1. The People of the State of Michigan enact, That all persons who now are or may hereafter become members of the fire department of the city of Detroit, and their successors, shall be and hereby are ordained, constituted and I declared to be and continue a body corporate and politic, in fact and in name, under the name and style of the "fire department of the city of Detroit," for the purposes recited in the above preamble, as well as the maintenance of an institution or institutions for moral and intellectual improvement, and the relief and instruction of such homeless and destitute persons of the city of Detroit as they may select; and by that name they and their successors may and shall have perpetual succession and shall be known in law, capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, of defending and being defended in all suits complaints, matters, causes, courts and places whatsoever, both in law and equity, and capable of having a common seal, of acquiring by purchase, gift, devise, or otherwise, and of holding and conveying any real and personal or mixed estates necessary, proper, or expedient for the object of this incorporation, and the said property, real, mixed and personal, shall be exempt from taxation: Provided, That the amount of said estate shall not exceed the sum of sixty thousand dollars.

Proviso.

Sec. 2. That section six of said act shall be amended so as to read as follows:

Sec. 6. That the funds of the said corporation, and the incorporation and the interest thereon, shall be appropriated and used in carrying out propriated. the objects and purposes of said incorporation, defraying its incidental expenses, providing for the relief of indigent and disabled members of the incorporation, their widows and orphans, as well as for the maintenance of an institution or institutions for moral and intellectual improvement, and the relief and instruction of such homeless and destitute persons of the city of Detroit as they may select, and for no other purpose whatever.

Sec. 3. This act shall take immediate effect.

Approved April 3, 1869.

[No. 441.]

AN ACT to appropriate certain highway taxes for the improvement of the wagon road from the Saginaw river to Alma, in the county of Gratiot.

Section 1. The People of the State of Michigan enact, That Non-resident for the purpose of building and improving the wagon road taxes apportioned for road. In the Saginaw and Gratiot State road, in the counties of Saginaw and Gratiot, all the highway taxes that shall be assessed upon non-resident lands, the half or more of any legal subdivision of which shall lie within one mile of said Saginaw and Gratiot road, on either side thereof, from the center of said road, shall be and the same are hereby appropriated for the period of two years from the time this act shall take effect, to be expended in building and improving said road, except four miles on south side of said road, being two miles each side of the line between towns twelve north, of ranges one and two west, the same having been otherwise appropriated.

Sec. 2. That Ami W. Wright and William F. Glasby, of the Commissions county of Saginaw, be and they are hereby appointed special appointed commissioners to expend said appropriation; and said commissioners shall each give a bond, with sureties, in the sum of one thousand dollars, to the respective treasurers of Saginaw and Gratiot counties, for the proper and faithful expenditure of all money hereby appropriated, and received by them as such commissioners.

Sec. 3. Said commissioners may demand and are hereby au-_{To receive} thorized to receive all moneys collected from non-resident all moneys lands as herein appropriated; and it shall be the duty of the treasurer and overseers of highways of the several townships through which said Saginaw and Gratiot road shall pass, to pay over to said commissioners, on demand, all the moneys appropriated by this act.

Sec. 4. Said commissioners shall cause all moneys received How shall by them under this act, to be used in building and improving said road, and for no other purpose; and said commissioners

shall not receive any pay for the services rendered by them.

Act of single If either of said commissioners shall fail or refuse to serve, as commissioner to be deemed hereby authorized and appointed, the remaining commissioner shall be authorized to perform the duties of commissioners under this act, and the same shall be valid as if both said commissioners had qualified, served and acted as hereto authorized.

Commiss'rs to make reports. Sec. 5. Said commissioners shall report annually to the board of supervisors of the counties of Gratiot and Saginaw, the amounts of moneys received and expended by them in the respective counties, and shall be subject to removal by the Governor at any time for the improper or non-performance of their duties as such commissioners.

Sec. 6. This act shall take immediate effect. Approved April 3, 1869.

[No. 442.]

AN ACT to authorize the township of Lee, in the county of Calhoun, to vote a tax to repay a certain advance made to said township.

Voting of specific tax authorized.

Section 1. The People of the State of Michigan enact, That the legal voters of the township of Lee, in the county of Calhoun, are hereby authorized and empowered, at the regular township meeting, for the election of township officers, in the year of our Lord one thousand eight hundred and sixty-nine, to vote for a special tax for the purpose of paying the sum of two hundred dollars advanced by H. M. Thomas, C. B. Wood, R. B. Wood, A. C. Jewett, N. Wood, Potter Pain, Z. J. Carpenter, J. T. Scarlett, David Wetmore, Thomas Demuir, Lewis Cooper, Chas. Mount, P. E. McWithey, W. Morrow, Joseph Hawk, Thomas Redish, George J. Belcher, David W. Murray, Benj. T. Watson, James H. Sebolt, W. Melbourne, David Bennett, William Boles and T. T. Emerson, for the use and benefit of said

township, together with interest from the date of such advancement. That if at said town meeting said voters shall vote to now tax shall be raise said special tax, that the same be assessed and collected assessed an collected on the taxable property of said township in like manner as other taxes for township purposes; that when said tax is raised, the same shall be paid by the township treasurer to such person as may be appointed by said parties to receive the same, such appointment to be in writing, signed by all of said parties.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 443.]

AN ACT to provide for the laying out, establishing and construction of a State road in the counties of Gratiot and Saginaw.

SECTION 1. The People of the State of Michigan enact, That Commis're appointed. Stephen Crane, of Saginaw, and Daniel L. Case, of Ingham county, be and they are hereby appointed commissioners to lay out, establish and construct a State road, commencing at the north-west corner of section number twenty, in town number ten north, of range number two east, and running thence westerly on the most eligible route to the intersection of the Ovid and St. Charles State road, near Mead's saw-mill, on section number fifteen, in town ten north, of range number one west.

Sec. 2. It shall be the duty of said commissioners, on or before Duties of. the first day of July next, in the year one thousand eight hundred and sixty-nine, to proceed to lay out said road, and cause the same to be surveyed, and a description thereof to be filed with the township clerk of each of the respective townships on the line thereof, whose duty it shall be to record the same, and such record shall be *prima facie* evidence of the existence of said road; and said commissioners, on the laying out of said

To have power of highway commis'rs. road, shall be governed by the laws relating to commissioners of highways, and they shall have all the powers of commissioners of highways so far as such powers may be necessary to carry out the provisions of this act.

Non-resident highway taxes appropriated, to be expended as herein-priated.

after provided, all the non-resident highway tax that shall be assessed for the present year, (eighteen hundred and sixty-nine,) and for the four next succeeding years, upon all the lands in township number ten north, of range number one

nine,) and for the four next succeeding years, upon all the lands in township number ten north, of range number one east, in the county of Saginaw, also, sections one, two, three, ten, eleven, twelve, thirteen, fourteen, fifteen, twenty-two, twenty-three and twenty-four, town ten north, of range one west, being the township of Hamilton, in the county of Gratiot.

Overseers of highways to pay over money.

Sec. 4. Any overseer of highways within such township, or any township treasurer thereof having received any portion of such road tax, by way of commutation or collection, shall, on demand of such special commissioners, or either of them, pay over to them any sums so received, and the receipt of such commissioners, or either of them, shall release such overseer or town treasurer from any further liabilities therefor.

County treasurer to keep acc't with com'rs.

Sec. 5. The treasurers of Saginaw and Gratiot counties shall each open an account with the commissioners appointed by this act, or their successors in office, and credit to said commissioners all the moneys collected in their respective counties for highway taxes within the limits above mentioned in the township of Hamilton, in Gratiot county, and in township ten north, of range number one east, being a part of the township of Brant, in Saginaw county: *Provided*, That said moneys shall be expended within the limits of the townships from which they were collected.

Proviso.

To pay over money on warrants.

Sec. 6. The county treasurers of each of said counties of Gratiot and Saginaw shall each pay over, upon the warrant of said commissioners, or their successors, all highway taxes which shall come into their hands, derived from lands within the limits herein by this act prescribed: *Provided*, That such Proviso. warrants shall state upon their face that the person in whose favor such is drawn has actually done the labor, or furnished the materials, to the full amount of said warrant.

- Sec. 7. Before either of said commissioners shall draw from commistre to give the treasury of said counties of Saginaw or Gratiot, by virtue bonds of this act, they shall execute a bond to the treasurer of each of said counties, with one or more sureties, in double the amount so to be drawn, conditioned to the faithful performance of their several duties as such commissioners, which said bond shall be approved by the county treasurer of the respective county, and filed with the county clerk.
- Sec. 8. It shall be the duty of said commissioners to super-How shall intend the construction and improvement of said road, and to road. determine the manner in which labor shall be applied and laid out thereon, and they shall have power to let out the work to be done by contract, and to enforce the execution of said contracts.
- Sec. 9. The said commissioners shall receive as compensation compensation of their services one dollar and fifty cents per day while engaged in the performance of the duties imposed upon them by this act, which shall be paid out of the fund created by this act, after their accounts for the same, verified by their oaths, shall be approved by the treasurer of Saginaw or Gratiot county.
- Sec. 10. In case any vacancy shall occur in the office of com-vacancies; missioner, as created by this act, it shall be the duty of the Governor of the State of Michigan to appoint a commissioner to fill such vacancy, and such appointee shall give bonds in like manner, and have the same power as the commissioners appointed by this act.
- Sec. 11. All acts, or such parts of acts as may contravene Manner of constructing the provisions of this act, are hereby repealed.

Sec. 12. This act shall take immediate effect.

Approved April 3, 1869.

No. 444.

AN ACT to amend section three of an act entitled "An act to accept the grant of lands made to the State of Michigan by the United States, to aid in the construction of a military road from Fort Wilkins, Copper Harbor, to the Wisconsin line, by way of Houghton, on Portage Lake, and to provide for the laying out and construction of the same," approved February fourth, eighteen hundred and sixty-four.

Section amended.

SECTION 1. The People of the State of Michigan enact, That section three of an act entitled "An act to accept the grant of lands made to the State of Michigan by the United States, to aid in construction of a military road from Fort Wilkins, Copper Harbor, to the Wisconsin line, by way of Houghton, on Portage Lake, and to provide for the laying out and construction of the same," approved February fourth, eighteen hundred and sixty-four, be and the same is hereby amended so as to read as follows:

Manner of constructing road

Sec. 3. The said commissioners shall cause the proposed line of said road to be surveyed, and proper grades therefor to be established, and plans and specifications for the necessary bridges, and for contracts for construction to be made, which said road shall be laid out not less than four rods in width, and the road bed constructed not less than twenty feet between the ditches, for that portion of such road upon the mineral range, and not less than sixteen feet between the ditches for the remainder of such road, and in the best manner practicable, and be well grubbed and cleared from stumps, loose stones and boulders, and shall make a report, signed by them or two of them, of such survey, plans, and specifications, with a map of the line of said road, to a board of control, consisting of the

Who to have Governor, the Secretary of State, the Auditor General, State who to have Governor, the Secretary of State, the Auditor General, State of construc-tion of road.

Treasurer, Attorney General and Commissioner of the State Land Office, who shall have the general supervision and control of the construction of said road, under the provisions of this act, and of which board the Governor shall be the president, and the Secretary of State, or in his absence his deputy, shall be secretary, which report may be made from time to time, as any section of not less than ten miles is agreed upon.

Approved April 3, 1869.

[No. 445.]

AN ACT to authorize the Plymouth Congregational Church of Lansing, to sell and convey their church property.

Section 1. The People of the State of Michigan enact, That Society authorized the Plymouth Congregational Church and Society of Lansing to sell lot be and they are hereby authorized and empowered, whenever directed by a legal vote of said society, to sell and convey lot ten, block one hundred and twenty-eight, in the city of Lansing, Michigan, and to give a deed therefor through its legally elected board of trustees, said lot having been conveyed to said society by the State Board of Auditors, in compliance with act number two hundred and thirty-one, of the session laws of eighteen hundred and forty-eight, and joint resolution number twenty-one, of the session laws of eighteen hundred and sixty-seven: Provided, The avails of the sale of said prop-Froviso erty shall be used in the purchase of another lot, or in the erection of a new church building for said society.

Sec. 2. This act shall take immediate effect. Approved April 3, 1869.

[No. 446.]

AN ACT to authorize the board of trustees of the village of Newaygo to cause the said village to be re-surveyed and replatted, and to provide for the recording of such survey and plat.

SECTION 1. The People of the State of Michigan enact, That Re-survey the board of trustees of the village of Newaygo be and the ting of village same is hereby authorized to cause a re-survey of said village, ized. and a re-platting thereof.

Proviso.

Where survey and plat shall be recorded.

Sec. 2. The survey and plat provided for in section one of this act shall be recorded in the office of the register of deeds of the county of Newaygo, and when so recorded shall be held the legal survey and plat of said village: Provided, That said survey and plat shall not divest any person or persons of any vested rights acquired before the passage of this act: And provided further, That no streets or highways heretofore laid out shall be discontinued, altered or changed thereby.

Sec. 3. This act shall take immediate effect.

Approved April 3, 1869.

[No. 447.]

AN ACT to detach certain lands from the township of China, in the county of St. Clair, and attach the same to the township of East China, in said county.

Territory detached. SECTION 1. The People of the State of Michigan enact, That the north-east quarter of the south-east quarter of section thirteen, and the south-west fractional quarter and south-east fractional quarter of section thirty-six, all in township four north, of range sixteen east, be and the same is hereby detached and set off from the township of China, in the county of St Clair, and attached to and made part of the township of East China, in said county.

Approved April 3, 1869.

[No. 448.]

AN ACT making an appropriation to complete the south end of the Ionia and Houghton Lake State road.

Swamp land appropriated

SECTION 1. The People of the State of Michigan enact, That ten sections of six hundred and forty acres each of State swamp land are hereby appropriated to complete that portion of the Ionia and Houghton Lake State road which lies between the

village of Ionia, in Ionia county, and the village of Stanton, in Montcalm county.

Sec. 2. Said appropriation shall be expended under the How appropriation shall supervision of a commissioner to be appointed by the State be expended Swamp Land Road Commissioner, and subject to the provisions of act number one hundred and seventeen, of the laws of eighteen hundred and fifty-nine: *Provided*, Said lands are selected from the Lower Peninsula.

Sec. 3. This act shall take immediate effect. Approved April 5, 1869.

[No. 449.]

AN ACT to provide for the construction of a road from Port Austin, in Huron county, to Unionville, in Tuscola county.

SECTION 1. The People of the State of Michigan enact, That Road to be constructed, under the supervision of a commissioner to be appointed by the Swamp Land Road Commissioner, a road from Port Austin, in Huron county, to Unionville, in Tuscola county.

- Sec. 2. Said road shall be laid out and constructed under Ibid. the provisions of act number one hundred and seventeen, of the session laws of eighteen hundred and fifty-nine, and shall be as near straight as practicable from Wright's corners, near Port Austin, to Unionville.
- Sec. 3. There is hereby appropriated an average amount of swamp land one section of six hundred and forty acres of State swamp land to the mile; an additional section of six hundred and forty acres to the mile is hereby appropriated for that part of the road running through township fifteen north, of range ten east: *Provided*, The Swamp Land Road Commissioner shall Provise deem said additional section, or any part thereof, necessary.
- Sec. 4. No deficiency of State swamp lands, which may now Deficiency or hereafter exist, to meet any appropriation made by this act, to create lien

shall be so construed as to create any lien, or establish any claim against the State.

Approved April 5, 1869.

[No. 450.]

AN ACT to provide for the drainage and reclamation of swamp lands, by means of the completion and extension of the Newaygo and Dayton State road.

Road extended. SECTION 1. The People of the State of Michigan enact, That the Newaygo and Dayton State road shall be extended nine miles from the north-west corner of the county of Newaygo, on or near the county line between the counties of Mason and

Where laid

Lake; that such road shall be laid out and established on the most feasible route by a commissioner to be appointed by the General Swamp Land Commissioner, or in case of the appointment of assistant commissioners by the Governor, under previsions of an act of this Legislature of eighteen hundred and sixty-nine, then such road may be laid out and established by a commissioner to be appointed by such General Commissioner, and the two assistant commissioners, or by either two of such commissioners.

Swamp land appropriated

Sec. 2. To secure the construction and completion of the said Newaygo and Dayton State road in all respects, as the same is by this act extended, there is hereby appropriated nine sections of State swamp land, from any State swamp lands in the Lower Peninsula not otherwise appropriated.

Deficiency of Sec. 3. No deficiency of State swamp lands, which may now swamp land not to create or hereafter exist, to meet any appropriation made by this act, shall be so construed as to create any lien, or establish any claim against the State.

Sec. 4. This act shall take immediate effect. Approved April 5, 1869.

[No. 451.]

AN ACT to incorporate the village of Croton.

SECTION 1. The People of the State of Michigan enact, That Boundaries all that tract of country situate in the township of Croton, county of Newaygo, in the State of Michigan, which is known and described as follows, to wit: The south-east quarter of section seven (7); also, the south-west quarter of section eight (8); also, the north-west quarter of section seventeen, and the north-east quarter of section eighteen, in said township of Croton, and being in township number twelve north, of range number eleven west, be and the same is hereby made and constituted a town corporate, by the name, style and title of the village of Croton.

Sec. 2. The officers of said village shall consist of a presi-officers; dent, recorder, treasurer, and three trustees, to be elected by appointed a plurality of votes, by ballot, of the inhabitants of said village having the qualifications of electors under the constitution of this State, and shall hold their office for the term of one year, and until their successors are elected and qualified. And the common council of said village are hereby authorized and empowered to appoint such other officers as may be necessary under the provisions of this act.

Sec. 3. The election of the officers provided for shall be Elections; held at the Masonic Hall in said village, on the first Mon-where held. day of May, eighteen hundred and sixty-nine, and on the first Monday of May, annually thereafter, at such place in said village as the common council thereof may appoint for that purpose: Provided, That the neglect to hold such election at Proviso. the time hereinbefore named shall not be deemed to work a dissolution of said corporation, but in such case it shall and may be lawful to hold such election at any time thereafter, pursuant to public notice, which may be given by five qualified electors of said village, by posting the same, containing a designation of the time and place thereof, in three of the most

LAWS OF MICHIGAN.

public places in said village, at least ten days before such election shall be held.

Judges and clerk of election; duties of. Sec. 4. At the first election to be held in said village under this act, there shall be chosen by the qualified electors there present, from among their number, viva voce, two judges and one clerk of election, who together shall constitute the board of inspectors thereof, each of whom shall, before entering upon the discharge of his duties as such inspector, take an oath before some person authorized to administer oaths, that he will faithfully and impartially discharge the duties thereof. The said board shall conduct the said election and certify the result thereof; and at each and every election thereafter to be held in said village under the provisions of this act, the common council of said village shall be the board of inspectors thereof, and the recorder shall be the clerk of said board.

Polls; when opened and closed.

act, shall be opened at ten o'clock in the forenoon, and shall be continued open until four o'clock in the afternoon of said day, except in the discretion of said board they may declare a recess of one hour between twelve o'clock noon and two o'clock in the

Sec. 5. The polls of all elections in said village under this

Poll list; contents of. afternoon. The name of each elector voting at such election shall be written in a poll list, to be kept at such election by the clerk of the board of inspectors thereof. After the close of the polls of such election, the board of inspectors thereof shall proceed, without delay, publicly to canvass the votes given, as

Canvass of votes.

is provided by general law for the canvass of votes at township meetings, as relates to the comparison of poll list with number of ballots, drawing lots in case two or more persons receive the same number of votes for the same office, and in all other matters of canvass, so far as the same shall be applicable. Upon the completion of such canvass, the board of inspectors present at such election shall make and file a certificate thereof in the office of the recorder of said village, within twenty-four

hours after the close of said canvass, which certificate shall give the whole number of votes cast for each office, for whom

Certificate of election.

they were given, and the name of the person declared elected to each, either by lot or plurality of votes.

Sec. 6. It shall be the duty of the recorder of said village to recorder to give ten days' public notice in writing in three public places in of election. said village of the time and place of holding all elections, both annual and special in said village; and no person shall be permitted to vote at any such election unless he is possessed of all the qualifications of an elector under the constitution of this State, and shall have been a resident of said village for ten days next immediately preceding the day of such election; the To notify recorder of said village shall, within five days after the closing their election of the polls of any election, notify the officers elected thereat respectively of their election; and each of the officers so elected and notified shall, before entering upon the duties of his office, take and subscribe an oath that he will support the constitution of the United States and the constitution of this State, and that he will faithfully discharge the duties of his office, and shall cause such oath to be filed with the recorder of said village within ten days from the date of his election.

Sec. 7. If the qualifications of any person offering to vote at qualification of electors; any such election shall be questioned, the same shall be deter-who to determined by the board of inspectors thereof, upon an examination of such person on his oath, which may be administered by any member of said board; and any person who shall knowingly swear falsely upon any such examination, shall be deemed guilty of perjury, and on conviction thereof shall be liable to the punishment provided for that crime by the laws of this State.

Sec. 8. The president, recorder and trustees of said village Body corporate and politic, with perpetual succession, politic. with all the powers of township boards, and with all the powers given by the general law for the incorporation of villages of this State, to the boards of trustees or common council of villages, in addition to all special powers of this act, to be known and distinguished by the name and title of the common

council of the village of Croton, and by that name they and their successors in office shall be known in law, and by such name shall be and they are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of this State, and any other place whatsoever, of enforcing all the special powers of this act, and of the general act aforesaid for the incorporation of villages by boards of supervisors; and may have a common seal, and may alter and change the same at pleasure, and by the same name shall be and are hereby made capable of purchasing, holding, leasing, conveying and disposing of any real or personal estate necessary for the use and benefit of said corporation.

Council to appoint marshal, street commissioner and other officers.

Sec. 9. The common council shall have power to appoint a marshal, street commissioner, and such other officers necessary under the provisions of this act, for said village, whose elections are not herein provided for; to require of them such bonds for the faithful performance of their duties as they may deem necessary, and to dismiss them at pleasure; the officers so appointed shall, upon entering upon the duties of their office, take and subscribe the oath of office hereinbefore provided for, before the recorder, who is hereby authorized to administer the same.

President and recorder; duties of all meetings of the village council, and in case of his absence,
the common council may appoint one of their number as president pro tem.; and it shall be the duty of the recorder to attend all such meetings, and keep a fair and accurate record of

Treasurer to keep all moneys. their proceedings.

Sec. 11. It shall be the duty of the treasurer to act as collector of the village; to safely keep all moneys coming into his hands, belonging to the corporation, and to pay the same on the order of the recorder, countersigned by the president, and at the expiration of his office, to hand over all moneys remaining in his hands, and all books and papers pertaining to his office, to his successor, and his compensation shall be not

more than three per cent. on moneys of said village passing compensation of through his hands, and the same shall be in lieu of all other salary.

Sec. 12. The marshal shall be a police constable, and shall Marshal to serve any and all papers that may be issued by the recorder or constable. any other officer, by virtue of this act of incorporation, and shall be entitled to demand and receive the same fees as are Fees of. allowed and paid to constables for similar services, and shall be entitled to the same privileges as are provided for constables in the discharge of their duties by the laws of this State; shall have the general supervision of the village, and see that the laws are enforced; shall have power to enter into any dis- To enter orderly or gaming house, or dwelling house, or any other houses. building where he may have good reason to believe a felon, or any person who has committed a breach of the peace is being secreted or harbored, or where any felony or breach of the peace is being committed; to arrest such offenders, disorderly To arrest persons, or felons, and those engaged in unlawful assemblages, and take them before any justice of the peace of the township of Croton, who shall hear and determine the matter upon proof, as required by law; to compel the citizens to aid in extinguish-To compel aid at fires. ing fires, and to appoint deputies with powers similar to his own; and for all special duties authorized by this act, the compensation for which is not provided for by the list of constables' fees, he shall receive such compensation as the common council may allow.

Sec. 13. The treasurer and marshal shall respectively, before Treasurer and marshal shall respectively, before Treasurer and marshal shall respective to give bonds offices, give such bond or security for the faithful discharge of the trust reposed in them as the common council shall direct and require, which bonds, or any other authorized by this act, shall run to the corporation; and suit may be brought for any breach of said bonds in the name of said corporation, as in other cases, before any justice of the peace or circuit court of the county, according to the amount claimed, which courts are hereby authorized to hear, try and determine the same.

Common council; who to constitute.

Sec. 14. The president, recorder and trustees, when qualified and assembled together, shall constitute the common council of the village of Croton, and a majority of the whole shall be necessary to constitute a quorum for the transaction of business, though a less number may adjourn from time to time;

When shall

and the said common council shall hold their meetings at such time and place in said village as they may from time to time appoint, and they shall have power to impose, levy and collect such fines (not exceeding five dollars for any one offense) as they may deem proper for non-attendance of the officers and members thereof at any such meeting, and also to require the attendance of any officer by them appointed, and to impose and collect similar fines for non-attendance.

Vacancies;

Sec. 15. In case of the death, resignation, or removal of the president, recorder, any of the trustees, or treasurer, such death, resignation or removal shall be announced by the president or recorder to the members of the common council, who shall convene as soon as may be, and appoint from the authorized electors of said village, some person to fill the vacancy so created, except, that by reason of such vacancies so created, there be not left a quorum of the common council, in which case the remaining members of the common council shall call a special election, as is provided in section five, to fill vacancies, setting forth in the notices of said election the office vacant.

Inhabitants liable to township

Sec. 16. The inhabitants of said village shall be liable to the operation of any and all laws relating to township government, laws except for highways except so far as relates to laying out, altering, vacating and constructing streets and highways, and the labor to be performed thereon, within the limits of said village; and the said common council are hereby vested with full power and authority to assess and levy such an amount of labor upon the real and personal property in said village, as they may deem necessary to be performed upon the streets and highways in said village, and for that purpose they are hereby vested with the same power given by law to the commissioners of highways. Whenever the lands of any person shall be required to be taken Proceedings for the constructing, widening or extending streets, lanes, alleys, property is taken. drains, sewers, or other improvements, within the limits of said village, the common council shall give notice thereof to the Notice to owners or parties interested, or his, her, or their agent or representative, by personal service, or by written notice posted in at least three public places in said village, three weeks next preceding the meeting of said common council, for the purposes aforesaid; and the said common council are hereby authorized to contract for and purchase such lands of said owner. for the purpose aforesaid; in case such owner or owners refuse summoning to sell or convey such lands or premises for the purposes aforesaid, or the parties fail to agree upon the price of said lands, it shall and may be lawful for said common council to direct the recorder of said village to issue a venire facias to command the marshal of said village, or any constable of said county, to summon and return a jury of twelve disinterested freeholders, residing within said county, to appear before a justice of the peace in said village, or the justice residing nearest thereto, within the county of Newaygo, at a time to be therein stated, to inquire into the just compensation to be made therefor to the owner or owners, or parties interested in such land and premises; which jury being duly sworn Jury to by such justice, faithfully and impartially to inquire into and damages. ascertain and determine the just compensation to be made therefor, and after having reviewed the premises, if necessary, shall inquire and assess such damages and recompense as they may think proper to award to the owner or owners of such lands or premises, according to their respective estates or interests therein; and the said justice shall, upon the return of such assessment or verdict, enter judgment therefor, confirming the same; and such sum or sums so assessed, together Compensation with all costs, shall be paid or legally tendered before such cwaer. street, lane, alley, drain, sewer or other improvement shall be made, opened, established or altered, to the claimant or claimants thereof; it shall thereupon be lawful for the common

Proviso.

council to cause the said lands and premises to be occupied and used for the purpose aforesaid: Provided, That any party claiming damages as aforesaid, may have the right to remove such proceedings by appeal to the circuit court for the county of Newaygo, and upon giving notice of his, or her, or their intention so to do, to said justice, in writing, within five days, or, in case such party does not reside in said village, then within thirty days after the rendition of such verdict, and the judgment thereon, as aforesaid, said appellant first giving a bond with two sufficient sureties, to be approved by the justice, conditioned to pay all costs which may be awarded against him or them in said circuit court; and upon filing a transcript of the proceedings aforesaid, duly certified by said justice, within forty days after the verdict and judgment, as aforesaid. in the said circuit court, the same proceedings shall thereafter be had thereon as is prescribed by law in other cases of appeal: Provided, That if the final judgment of said court shall not

Ibid.

Ibid.

exceed the damages assessed before said justice at least ten dollars, the party appealing shall pay the cost occasioned by such appeal: *Provided*, That nothing herein contained shall be construed to exempt any person or property within said village from any township tax that may be legally levied within and for the township of Croton, for the repairing, building, or rebuilding of any bridge within said township, or for any special expenditure for the laying out, opening, working or

improving any highway of said township, or for any damage for which said township may become liable, by reason of any neglect in keeping any bridge or public highway in proper repair: *Provided always*, That all bridges within the limits of

Ibid.

said village shall be and remain under the control and supervision of the township of Croton.

Poll and highway tax; how may be collected

Sec. 17. The common council may levy and collect a poll tax not exceeding one day's labor upon each person liable therefor by the laws of this State, and may levy and collect a highway tax upon the real and personal property of said village, not exceeding one day for each one hundred dollars valuation, and may provide for commutation of poll and highway tax, at any sum not exceeding one dollar for each day's labor assessed, or in their option may assess, levy and collect such poll and highway tax [in money,] at a sum not exceeding one dollar for each poll tax on each one hundred dollars assessed, and may make an ordinance providing for the return of such taxes assessed and unpaid on real estate, occupied or unoccupied, and that Taxes to be a such tax shall be a lien on such real estate, and cause the same estate. to be sold in the same manner as is hereafter provided by this act for the return of other taxes, and sale of lands for the same.

Sec. 18. The common council shall have full power and au-Council thority to make by-laws and ordinances relative to the duties, law relative powers and fees of the marshal, street commissioner, and other officers. officers; relative to the time and manner of working upon the streets, lanes and alleys of said village; relative to the man-Levying ner of assessing, levying and collecting all highway and other taxes taxes in said village; and the common council shall have power Nulsances. to make by-laws and ordinances relative to all nuisances within the limits of said village, and for the abatement of the same, and for the punishment by fine, of all persons occasioning the same; to construct sewers and reservoirs; to regulate the construction of private drains; to license all showmen; to sup-Sewers. press all games of chance and hazard; to compel the owners Fire buckets of buildings to procure and keep in readiness such number of fire-buckets and ladders as they may deem necessary; to com-Stove-pipes. pel the owners or occupants of buildings to secure in such manner as the common council may deem safe, all stove-pipes, stove thimbles, chimneys, or other fire liabilities; relative to calling meetings of the electors of said village; relative Gunpowder. to the keeping and sale of gunpowder in said village; relative to restraining swine, horses, cattle and other animals from running at large in the streets, lanes, alleys and other public places in said village; to construct one or more pounds for the Pounds. confinement of such animals as are found running at large in said village, and establish fees, fines and penalties to be collecFines and penalties.

ted or enforced in the execution or for the violation of such by-laws and ordinances.

Grading streets

Sec. 19. The common council of said village shall have full power to make all necessary rules and regulations relative to the grading of any of the streets of said village, and levying

Sidewalks, taxes for the same; to order the pulluling of the same, and the order and to determine the width and grade of the same, and the quality and style of material used, allowing every land owner or occupant of said village to construct his own front of said walk if he shall do so in conformity with the style in all respects ordered by said common council, within sixty days from the date of said order, otherwise the common council may proceed to construct the same, levying the costs thereof upon the land adjoining the same; and the tax so levied shall be collected by distress and sale, or returned as unpaid, and the premises thus returned sold as is hereafter provided for other taxes.

Billiard tables.

Sec. 20. The common council shall have power to tax or suppress all billiard tables, and all other gaming tables kept for hire, gain, or reward in said village; also, full power and authority to make all such by-laws and ordinances as they may

Disorderly houses.

Riots Vagrants.

deem necessary for preventing or suppressing all disorderly or bad houses; for securing said village and the inhabitants thereof against fire; for the suppression of riots and gambling. and for the punishment of the same; for the apprehension and punishment of vagrants, drunkards, and idle persons; and they shall have power and authority to make all such by-laws and ordinances as to them shall seem necessary for the safety and good government of said village and the inhabitants thereof, and to impose all fines, penalties and forfeitures on all persons offending against the same.

Liquore.

Sec. 21. The common council shall have power to prevent the vending or giving away of intoxicating liquors in any place within said village; to regulate the measuring of fire-wood and Weights and the weighing of hay; to appoint a sealer of weights and measures; to prevent and punish immoderate driving in any of the streets of said village; to prevent the incumbering of the

streets, sidewalks, alleys, or public grounds; to compel the Incumbering owners or occupants of lots to clean sidewalks in front of, and adjacent thereto, of snow, ice, dirt, mud, boxes, or any incumbrance; to construct cross-walks, assessing the cost of the same on the property in their judgment immediately benefited; to regulate all grave-yards and places of burial for said village.

Sec. 22. The corporation of the village of Croton shall be Corporation allowed the use of the common jail of the county of Newaygo of county for the imprisonment of all persons liable to imprisonment under the by-laws and ordinances of the common council; and all persons committed to jail by the recorder or any justice of the peace for violation of any by-law or ordinance of said common council shall be in the custody of the sheriff of the county, who shall safely keep the person so committed until lawfully discharged as in other cases: Provided, It shall be Provise. competent for said common council to construct and establish a lock-up for said village, in which to temporarily confine all persons in the hands of the marshal for offenses under this act for a less time than ten days.

Sec. 23. Any justice of the peace of the township of Croton Justices of is hereby authorized and empowered to inquire of, hear, try powers of. and determine, in a summary manner, all the offenses which shall be committed within the limits of said village, against any of the by-laws, ordinances or regulations that shall be made, ordained or established by the common council in pursuance of the powers granted to them in this act, and to punish the offenders as the by-laws, ordinances or regulations shall prescribe or direct: Provided always, That any person Provisos on a charge of violating any of the by-laws, or regulations aforesaid, may demand and have a trial by jury, and either party may appeal to the circuit court of Newaygo county.

Sec. 24. The common council shall, at the expiration of each Annual year, cause to be published a just and true statement of all contents of moneys received or expended by them in their corporate capacity during the year next preceding such publication, also, the 184-

disposition thereof; previous to which they shall settle and audit the accounts of the treasurer, marshal, street commissioner, and all other officers and persons having claims against the said village, or accounts with it, and shall make in detail, a statement of all receipts and expenditures, which statement shall fully specify all the appropriations made by the common council, and the objects and purposes for which the same were made, and the money expended under each appropriation, the amount of taxes raised, the amount of contingent expenses, the amount expended on highways and streets, and all such information as shall be necessary to a full and perfect understand-

ing of all the financial concerns of said village.

Citizens to be compet'nt as jurors,

Sec. 25. In all processes, prosecutions and other proceedings, wherein the common council of said village shall be a party, no citizen of said village shall be deemed an incompetent juror or witness, on account of the interest of such citizen in the event of such process or proceeding: *Provided*. That

Proviso.

such interest be only that which he has in common with the citizens of said village.

Sec. 26. Whenever any action or suit shall be commenced against the corporation, process against said corporation shall

How suits shall be commenced.

be served by leaving a copy of such process, attested by a proper officer, with the recorder of said corporation, or at his usual place of business therein, whose duty it shall be forthwith to inform the president and trustees thereof: *Provided*, That the first process shall be by summons, and a copy thereof

left with the recorder, at least ten days before the return day

Proviso.

thereof.

Sec. 27. The common council shall have full power and authority to levy and collect a capitation or poll tax, and a highway tax, as hereinbefore provided; also, all taxes for all and every improvement the common council are by this act authorized to make, in the manner provided, or are by the general laws of this State for the incorporation of villages,

authorized to make; and also, all taxes on real and personal property (not by general law exempt) within the limits of

Council authorized to collect poll and other taxes. said village, necessary to defray the expenses thereof: *Pro-*Proviso. vided, The said taxes so assessed and collected shall not exceed, in any one year, one per centum upon the valuation of said real and personal property, exclusive of the sidewalks, highway and poll tax, and tax for the construction of wells or cisterns, and for the construction of a lock-up and pound. And Taxes to remain a lien every assessment of taxes lawfully laid and imposed by said on property. common council on any lands, tenements, hereditaments or premises whatsoever, in said village, shall be and remain a lien on such lands, tenements, and hereditaments from the time of making such assessments or imposing such tax, until paid; and the owner or occupants, or parties in interest, respectively, in said real estate, shall be liable, upon demand, to pay every such assessment, or tax to be made as aforesaid.

Sec. 28. It shall be the duty of the supervisor of said town-village assisting of Croton, who is hereby constituted ex officio assessor of how made. said village, to take the assessment of said village, at the time and in the manner he takes the assessment of said township, in all respects the same, and annex thereto the usual certificate, and file the same in the office of the recorder of said village, on or before the third Monday of May in each year, for which service he may present an account for consideration and allowance, to the common council of said village.

Sec. 29. The common council of said village shall be in Time for session during the usual business hours of Wednesday next reviewing. succeeding the third Monday of May for the purpose of review of said assessment roll and the hearing of any person considering himself aggrieved by the assessment made by the supervisor as aforesaid. And the common council are hereby Corrections authorized, upon sufficient cause shown, to reduce or increase may be made said valuation as assessed; and when so corrected, said common council shall annex a certificate to said assessment roll, to be signed by the president and recorder, that said roll has been revised and corrected by them, which said certificate shall be prima facie evidence of the regularity of the assessment of said village.

Recorder to

Sec. 30. It shall be the duty of the recorder of said village, make out list of authoriz'd on or before the first Monday of October of each year, to tender to the president a complete statement, in writing, of all the local or general taxes authorized by the common council for the current year, together with all the information necessary to the correct levy of the same.

President to cemplete roll and deliver to treasurer.

Sec. 31. It shall be the duty of the president to spread upon the assessment roll aforesaid all the general and local taxes authorized by the common council of said village, for the current year, in accordance with the by-laws, regulations or ordinances of said common council, and sign and annex to said roll the proper warrant for the collection of the taxes therein levied, and deliver the same to the treasurer of said village, at the time prescribed by law for the delivery of the township tax rolls to the township treasurer, who shall proceed to collect the same in the time allowed by law to township treasurers for

Distress and sale.

the collection of taxes; and if any person shall refuse or neglect to pay the sum or sums at which he or she shall be taxed or assessed as aforesaid, the treasurer is hereby authorized and required to levy the same by distress and sale of the goods and chattels of the person who ought in law to pay the same,

Surplus to be returned to owner.

wherever the same may be found in said county, first giving notice thereof, as is required by law to be given by township treasurers; and in case the goods and chattels distressed shall be sold for more than the amount of the tax or assessment, with the charges of distress and sale, the surplus shall be paid to the owner of such goods and chattels on demand; and in case the treasurer shall be unable to collect the taxes aforesaid on any real estate, he shall make a return thereof, with the amount due and unpaid on each description, to the county treasurer of Newaygo county.

Taxes to re-main a lien on property

Sec. 32. The taxes so levied for village purposes (whether local or general) shall be and remain a lien upon the property on which the same was levied, in like case, to the same extent, and in like manner as taxes required by law to be levied on property in the several townships of this State are liens upon such property. And all the provisions of law respecting the return and sale of real estate for the non-payment of taxes for State, county and township purposes, shall apply to the return and sale of real estate for the non-payment of such village taxes, the treasurer of the county of Newaygo being hereby authorized and directed to receive the return of all such taxes, and apply the provisions of the general law to the same.

Sec. 33. The net proceeds of the sales of all real estate de-Proceeds of sales to be linquent for non-payment of said village taxes shall be paid to paid to treasurer of the treasurer of said village, by the treasurer of the county of Newaygo, whenever required by the village treasurer; and the net proceeds of all sums paid to the treasurer of the county of Newaygo before sale on account of property within said village, returned delinquent for non-payment of village taxes, shall in like manner be paid to said village treasurer.

Sec. 34. The common council shall have authority to estab-council to or lish and organize all such fire companies, and hose, and hook companies. and ladder companies, and provide them with engines and other instruments, as shall be necessary to extinguish fires and preserve the property of the inhabitants of said village from conflagrations; to appoint from among the inhabitants of said village such number of men, willing to accept, as may be deemed proper and necessary to be employed as firemen; to prevent the erection of buildings in an unsafe manner, and pass all necessary regulations relative to buildings deemed by them unsafe as to risk by fire or otherwise.

Sec. 35. No by-law or ordinance of said corporation shall when any effect until the same shall have been, by written or shall take printed notices, posted up in three of the most public places in said village, at least ten days, and an affidavit of said posting, in the manner aforesaid, entered at large upon the records of the corporation, by the recorder, shall be deemed prima facie evidence of such posting.

Sec. 36. This act shall be favorably construed and received Public act, as a public act, and copies thereof printed under authority of the Legislature shall be received without further proof.

who eligible Sec. 37. No person shall be eligible to any office under this act unless he shall have resided in said village six months next preceding his election, nor unless he shall be entitled to vote therein.

Sec. 38. This act shall take immediate effect. Approved April 5, 1869.

[No. 452.]

AN ACT to amend and revise an act entitled "An act to revise the charter of the city of Port Huron," approved February fifteenth, eighteen hundred and fifty-nine.

Act amended Section 1. The People of the State of Michigan enact, That the act entitled "An act to revise the charter of the city of Port Huron," approved February fifteenth, eighteen hundred and fifty-nine, shall be and the same is hereby amended so as to read as follows:

CHAPTER L

INCORPORATION-CITY AND WARD BOUNDARIES.

Name of corporation, etc.

That the corporation heretofore created and now known as "The council and freemen of the city of Port Huron," shall be and continue to be a corporation by the name of "The City of Port Huron," and by this name may sue and be sued, implead and be impleaded, complain and defend in any court of record, and in any other place whatsoever; may have a common seal and alter it at pleasure, and may take, hold, purchase, lease, convey and dispose of any real, personal or mixed estate for the use of said corporation, either within or without the limits of said city.

City boundaries. Sec. 2. The district of country in the county of St. Clair, and State of Michigan, hereinafter particularly described, is hereby constituted and declared to be a city by the name of Port Huron, and subject to the municipal government of said

corporation, said district of country being bounded as follows, IDIGAL viz: Beginning at a point on the national boundary line, in the St. Clair river, directly opposite and in a line with the south line of fractional section fifteen, in the township of Port Huron, and running thence westerly along said south line of said fractional section fifteen, to the east line of section sixteen; thence north along said line, and said line extended, to the middle of Black river; thence up said Black river to the north-west corner of the military reservation; thence easterly on the north line of said military reservation to the national boundary line in St. Clair river; thence southerly along said boundary line to the place of beginning.

Sec. 3. The boundaries of the several wards of this city, Ward, boundaries, until the same shall be otherwise established by the common council as hereinafter provided, shall be as follows, to wit: The first ward shall include all that part of the city north of First ward. the center of Black river, and east of the center line of Huron avenue, to where said center line, continued north, would intersect the river St. Clair. The second ward shall include all Second ward that part of the city south of the center of Black river, and east of the center line of Seventh street, to where said center line, continued, would intersect the center line of Military street; thence south along the center of said street to the south line of the city. The third ward shall include all that part of the city Third ward. north of the center of Black river, and west of the center line of Huron avenue, where said center line, continued north, intersects St. Clair river. The fourth ward shall include all Fourth ward that part of the city south of the center of Black river, and west of the center line of Seventh street, where said center line, continued, intersects the center line of Military street; thence south along said line to the south line of the city.

CHAPTER II.

OFFICERS, &C.

Officers of corporation.

Sec. 1. The following officers of the corporation shall be elected at the annual city election, on a general ticket, by the qualified electors of the whole city, viz: Mayor, city clerk, treasurer, street commissioner, and director of the poor. following officers of the corporation shall be elected at said

election, on a ward ticket, in each ward of said city, by the qualified electors thereof: One alderman, one supervisor, one

Ward

collector, one overseer of highways, one constable. There shall also be elected at the first annual city election, on the Recorder. general ticket, by the qualified electors of the whole city, and

at every third annual election thereafter, a recorder, who shall hold his office for three years, and until his successor is elected and qualified.

Appointed officers.

Sec. 2. The following officers shall be appointed by the common council, at a meeting to be held on the first Monday of May in each year, or at the meeting to which said meeting shall be adjourned, who shall take and subscribe the oath of office, file their official bonds, and enter upon their respective official duties on the second Monday of May, or within ten days after notice of such appointment, viz: city attorney, city marshal, sealer of weights and measures, city surveyor, commissioner of city cemetery, clerk of the recorder's court, and such other officers as may be authorized by resolution of the common council; and if from any cause said council shall fail to make either of such appointments, then such appointment may be made at any subsequent regular meeting of the council.

Sewer com-missioners,

Sec. 3. There shall also be appointed a board of three sewer commissioners, upon the nomination of the mayor, and who shall appoint a competent engineer; and with his aid, it shall be their duty to propose a plan for constructing sewers and drains for the whole city, having reference, however, to the sewers and drains already constructed; and said board shall have such further powers and duties in respect to the sewers and drains of said city, as said common council shall, by ordinance, prescribe. Said commissioners shall receive no com-Compensation pensation for their services; shall hold their office for the Term of office. term of five years, with the exception of the first board, who shall hold their office for the respective terms of three, four and five years, and the respective terms of each shall be determined by lot, under the direction of the city attorney and mayor; and when thus determined, such determination shall be certified by said attorney and mayor, to the common council, and entered upon their journal; and such certificate shall be evidence of their respective terms for which the several members of said board have been elected. It shall be the duty of said engineer, under the direction of said board, to superintend the construction and repair of sewers.

Sec. 4. There shall be four justices of the peace in and for Justices of the peace. said city, who shall be elected on the general ticket, one at each annual city election, in the same manner, shall hold their offices for the same terms and by the same tenure, possess the same jurisdiction and powers, and be subject to the same duties and liabilities, as provided by the general laws of this State in relation to the election, jurisdiction, powers, duties and liabilities of justices of the peace for townships; and the justices of the peace now in office shall continue to hold their offices for the terms for which they have been elected, and in conformity to the general laws of this State.

Sec. 5. No person shall be elected or appointed to, or shall of the resident hold any office under this act, who shall not be, at the time of the resident election or appointment, and so long as he shall hold such office, a resident elector of said city; and no person shall be elected or appointed to, or shall hold office for any ward of said city, who at the time of his election or appointment, and so long as he shall hold such office, shall not be a resident elector of the ward from and for which he may be elected or appointed. If any person elected or appointed to any office of the corporation, shall cease to be a resident of the city or

LAWS OF MICHIGAN.

of the ward for which he may have been elected or appointed, such office shall thereby be vacated.

Sec. 6. No person shall be elected to the office of attorney Qualificat'ns of attorney and recorder or recorder unless he be at the time of his election a counselor of the supreme court of this State of two years standing.

No defaulter

Sec. 7. No person shall be elected or appointed to any office State to be created by this act, who is now, or at the time of such election of such electi or appointment, shall be a defaulter to said city, or to any board of officers thereof, or to the State of Michigan, or

Defaulter defined.

any county thereof; and any person shall be considered a defaulter who has refused or neglected, or may hereafter refuse or neglect, for thirty days after demand made, to account for and pay over to the party authorized to receive the same, any public money which has come into his possession; if any person holding any such office shall become a defaulter while in office, the same shall thereby be vacated.

Must be able to read and write.

Sec. 8. No person shall be elected or appointed to any office under this act unless he is able to read and write the English language intelligibly; and if any such person be elected or appointed, the common council shall declare such election and appointment void.

of common conneil not to hold any other office.

Sec. 9. No member of the common council shall, after his election, and during the time for which he was elected or within one year thereafter, be appointed to any office under this act, which shall have been created, or the emoluments of which shall have been increased during such time.

the common council.

Sec. 10. If any person shall offer, directly or indirectly, to a Punishment for bribing members of the common council, or if any member of the common to the common council, or if any member of the common council, or if any members of the common council and the council and the common council and mon council shall, directly or indirectly, accept, or agree to accept or receive any money, goods or chattels, or any bank note, bank bill, bond, promissory note, due bill, bill of exchange, draft, order or certificate, or any security for the payment of money, or goods and chattels, or any deed or writing containing a conveyance of land, or containing a transfer of any interest in real estate, any valuable contract in force, or any other property or reward whatsoever, in consideration that such member of the common council will vote affirmatively or IDIGAT negatively, or that he will not vote, or that he will use his interest or influence on any question, ordinance, resolution, or other matter pending or to be brought before the common council, he shall be removed from office, and his office declared vacant by the common council, and both he and the person making such offer as aforesaid, shall be deemed guilty of a misdemeanor, and may be prosecuted therefor, and on conviction shall be punished by a fine not exceeding one thousand dollars, or imprisonment in the State prison not exceeding one year, or both, at the discretion of the court.

CHAPTER III.

ELECTIONS-WHEN HOLDEN, &C.

- Sec. 1. An election shall be held in each ward annually, on Elections. the first Monday in April, at such place as the council shall appoint, by a notice published at least ten days previous to such election, in at least two newspapers published in said city, or by posting printed notices of the holding of said election in three of the most public places in each ward, at least ten days previous to the election.
- Sec. 2. At the first annual election to be holden in said city Aldermer, after the passage of this act, there shall be elected two aldermen in each ward, one for one year, and one for two years; and the term for which each alderman is to serve, shall be designated on the ballot.
- Sec. 3. Every officer appointed or elected under this act, be-Official oath. fore entering on the duties of his office, shall take and subscribe the following oath of office: "I do solemnly swear (or affirm) that I will support the constitution of the United States and of this State, and that I will faithfully discharge the duties of such office to the best of my ability."
- Sec. 4. Officers who are elected at the annual city election, Qualificat n except justices of the peace, shall take and subscribe the oath of officers, of office, file their official bonds, and enter upon their duties on

the second Monday of April, or within ten days after notice of Officers who are elected or appointed to fill the unexpired portion of a term, shall comply with the requirements of this section as above, within ten days after notice of such election or appointment. Justices of the peace shall qualify under and in pursuance of the general laws of this State regarding justices of the peace.

Common council may discontinue certain offices

Sec. 5. Any office hereby authorized, but not specially named, may at any time be discontinued by the common council: and if there be an incumbent in such office, such discontinuance shall, on notice thereof, discharge him from the office and a further execution of its duties, and his office be deemed vacant.

Recorder.

Sec. 6. The recorder shall be subject to impeachment and removal from office for crimes and misdemeanors, in the same manner as judicial officers, pursuant to the provisions of the

Common expel mem-

constitution of this State. Sec. 7. The common council may expel or remove from office any of its own members, or any other officer holding office by election, except the mayor and recorder, for corrupt and will-

ful malfeasance or misfeasance in office, or for willful neglect of the duties of his office, by a vote of two-thirds of all the

Reasons to be entered on minutes.

aldermen elect; and in such case the reasons for such expulsion and removal shall be entered on the records of the common council, with the names and votes of the members voting on the question. No officer holding office by election, shall be expelled or removed by said council, unless first furnished with a copy of the charges, in writing, and allowed to be heard

in his defense, with aid of counsel; and for the purposes hereof, the common council shall have power to issue subposses. to compel the attendance of witnesses and the production of papers when necessary, and shall proceed within ten days att service of a copy of the charges, unless such hearing shall be adjourned to a time not exceeding thirty days in all, and then at such adjourned meeting to hear and determine upon the merits of the case. If such officer shall neglect to appear and

Charges furnished officers.

answer to such charges, his default may be deemed good cause for his removal from office. The mayor shall have power to Mayor may suspend cersuspend or remove from office the marshal, deputy marshals, tain officers. constables, and overseers of highways, or any of them; and in case of such suspension or removal, he shall report the same, with the reasons therefor, to the common council, at its first meeting thereafter.

- Sec. 8. Any officer holding office by appointment, may be Removal of appointed removed at any time by the common council, without charges officers. or a trial thereof, by a vote of a majority of the aldermen elect.
- Sec. 9. Any officer holding office by election, except the resuspension of officers corder, against whom charges shall be preferred, may be suspension pended from office by a majority vote of all the aldermen elected, until such charges shall be heard and determined; and any officer holding office by appointment may be suspended temporarily from office at any time, by like vote. The mayor may suspend any appointed officer until the next meeting of the common council; in either of which cases the mayor shall appoint some one to fill such office temporarily until the council shall either restore such person to office or fill the vacancy by election.
- Sec. 10. In case of expulsion, or removal from office by vacancies. death, resignation, or permanent disability of any officer, his office shall thereby become vacant, and may be so declared by the common council.
- Sec. 11. Resignations of office shall be made to the common Resignations council, in writing, and be subject to their approval and acceptance.
- Sec. 12. If any office of appointment shall become vacant, vacancy in the common council may appoint a successor to serve for the pointment unexpired portion of the official term.
- Sec. 13. If a vacancy occurs in the office of mayor or alderspecial man more than six months before the time for holding the next succeeding annual city election, the common council shall order a special election to fill such vacancy for the residue of the

official term; if it occurs within six months before the time for holding such annual election, the common council may, in its discretion, order a special election to fill such vacancy for the residue of the official term.

Vacancy in elective offices; how filled.

Sec. 14. If a vacancy occurs in any elective office other than mayor, recorder or alderman, the common council shall appoint some person eligible under this act, to serve in such office until the next annual election, when the vacancy shall be filled for the residue of the official term.

Officers to give bonds.

Sec. 15. The treasurer, clerk, attorney, collectors, marshal, street commissioner and constables shall, respectively, before they enter upon the duties of their respective offices, and such other officers as the common council may direct, file in the clerk's office an official bond in such sum, and with such sureties as the common council shall direct and approve.

Condition of.

Sec. 16. The official bond of every officer shall be conditioned that he will faithfully perform the duties of his office, and will, on demand, deliver over to his successor in office, or other proper officer or agent of the corporation, all books, papers, moneys, effects, property belonging to the corporation or appertaining to his office, which may be in his custody as an officer; and such bond may be further conditioned as the common council shall prescribe. The official bond of every officer whose duty it may be to receive and pay out money, besides being conditioned as above required, shall be further conditioned that he will, on demand, pay over or account for to the corporation, or any proper officer or agent thereof, all moneys received by him as such officer.

Sureties.

Sec. 17. Every person elected to the office of constable in said city, before entering upon the duties of his office, shall, with two or more sureties to be approved by the common council, execute and file with the city clerk a bond to the city of Port Huron, in the penal sum of two thousand dollars, or an instrument in writing, conditioned well and faithfully in all things to execute and perform the duties of his office during the continuance therein, and to pay to each and every person

who may be entitled thereto, all sums of money which said constable may become liable to pay on account of any execution or process for the collection of money which shall be delivered to him, and further conditioned as the common council may prescribe.

Sec. 18. The common council may at any time require any omeial officer, whether elected or appointed, to execute and file with the clerk of the city, new official bonds, in the same or in such further sums, and with new or such further sureties, as said council may deem requisite for the interest of the corporation.

Sec. 19. The clerk of the city shall cause every officer, omcers elect to be whether elected or appointed, as soon as practicable after his notified and qualified in election or appointment, to be served with a notice thereof, ten days. and of the amount of his official bond; and if such officer shall neglect to take and subscribe his oath of office, or to file his required official bond within the time prescribed therefor by this act, or if any officer required to execute and file a new official bond, as provided in the preceding section, shall not comply with such requirement within ten days after notice thereof from the city clerk, the common council may declare the office, in such case, vacant, and such vacancy may be filled as heretofore provided in this act.

Sec. 20. The common council, or such officer as the common official council shall, by resolution or ordinance prescribe, may examine into the sufficiency of the proposed sureties in any official bond or instrument in writing required by this act, or in any contract in writing to which the corporation or any officer or board under this act shall be a party in interest, and may require such sureties to submit to an examination under oath as to their property and responsibility. The deposition of the surety shall be reduced to writing, be signed by him, be certified by the person taking the same, and annexed to and filed with the instrument in writing to which it relates.

Sec. 21. The clerk of the city shall report the name of any Clerk to reperson elected or appointed to any office, who shall have neg-to file bonds. lected to file his official bond and oath of office, as required by

this act, to the common council at its next meeting after such default.

CHAPTER IV.

OF ELECTIONS, ELECTORS, &C.

Elections.

Sec. 1. The annual city election shall be held at such places in the several wards as shall be designated by the common council at least ten days previous thereto; notice of which, specifying also the officers to be elected and the time for opening and closing the polls, shall be given as hereinbefore directed. The time and places for holding a special election shall be designated, and the notice thereof given in the same manner and to the same effect. The time and place, and the officers who shall preside as inspectors of election in the third ward and in the fourth ward, at the first election under this act, shall be designated by the common council.

Election districts.

Sec. 2. Each ward shall be an election district; every elector shall vote in the ward in which he resides, and the residence of an elector, under this act, shall be the ward in which he takes his regular meals.

Inspectors of election.

Sec. 3. At every election, the inspectors of election for the ward in which such election may be held, shall consist of the supervisor, who shall be chairman, and the two aldermen of the ward; and if from any cause either the said supervisor or both said aldermen shall fail to attend any such election, his or their places may be supplied, for the purposes of such election, by the electors present, who shall elect any of their number, viva vocs. Said inspectors, before entering upon their duties, shall each take the same oath of office prescribed for other officers under this act.

Clerks of election.

Sec. 4. The inspectors in each ward, before the opening of the polls, shall appoint two competent clerks of the election, who shall take the same oath as the inspectors, which oath either of the inspectors may administer.

- Sec. 5. Two suitable ballot boxes, with locks and keys, shall Ballot boxes be provided and kept by the city clerk, at the expense of the city, for each ward; and it shall be the duty of the city clerk to deposit such boxes, or one of them only, when no more than one is required, with the keys or key, in the hands of the inspectors of each ward, prior to the opening of the polls.
- Sec. 6. The polls of election shall be opened at eight o'clock Polls; when opened and in the forenoon, or as soon thereafter as may be, on the day of closed.

 election, and shall be continued open until four o'clock in the afternoon of the same day, and no longer.
- Sec. 7. The qualifications of electors under this act shall be qualifications of electors. those described in the first section of the seventh article of the constitution of this State.
- Sec. 8. The manner of conducting and voting at elections to Manner of conducting be held under this act, the keeping of the poll lists, canvassing election. of the votes, certifying the returns, and all other proceedings connected with such elections, shall be the same, as nearly as may be, as is now or hereafter may be provided for by the laws of this State, applicable to general State elections, except as may be otherwise provided in this act.
- Sec. 9. Immediately after the closing of the polls, the in-canvass of spectors of election shall forthwith publicly canvass the votes received by them, and declare the result; and they shall certify a full and true return thereof, under their hands, to the clerk of the city, carefully sealed up, together with the poll lists and ballots, within forty-eight hours after the closing of the polls; and the inspectors of election, or a majority of them shall, on the Thursday next after election, at four o'clock in the afternoon, meet at the common council room and proceed to open and canvass the said returns, and declare the result of the election.
- Sec. 10. Special elections shall be conducted, as near as may special be, in the same manner as general elections; but in such cases the return of the inspectors shall be opened and canvassed, and the result declared by the common council at its first meeting after the making of said returns.

Filling vacancies. Sec. 11. If any person be voted for at any election to fill a vacancy or residue of a term, the ballots of the electors shall designate such vacancy or residue.

Plurality.

Sec. 12. In the canvass of the votes, any person who has received a plurality of the votes for any office shall be declared duly elected to such office.

Tie; how decided. Sec. 13. When two or more persons shall have an equal number of votes for the same office, the two candidates having the highest number of votes shall draw lots for said office, according to the usual manner of drawing lots under the general laws of this State.

Other elections.

Sec. 14. The mode of conducting all State, district and county elections in said city, shall be in the manner herein provided for the election of city officers, except that the returns shall be made to the county clerk, and the same proceedings had, as near as may be, as are now or may hereafter be provided by law for the return of votes by township inspectors of election.

Voters not liable to arrest on civil process. Present officers; terms of office.

this act, shall be arrested on civil process within said city on the day on which such election is held. All officers now holding office by election in said city, which are made elective by the people under this act, shall continue to hold their respective offices until their successors are elected and qualified.

Sec. 15. No person entitled to vote at any election under

Expenses of election; how paid.

Sec. 16. The expenses of any election to be held in pursuance of this act, shall be city charges, and defrayed in the same manner as the other contingent expenses of the city.

Official terms. Sec. 17. Any person elected to any office under this act, at the expiration of the term thereof, shall continue to hold the same until his successor shall be elected or appointed and qualified. And when a person is elected to fill a vacancy in an elective office, he shall hold the same only during the unexpired portion of the regular term limited to such office, and until his successor shall be elected and qualified.

CHAPTER V.

POWERS AND DUTIES OF OFFICERS.

- Sec. 1. The mayor shall be chief executive officer of the Mayor; powers and city of Port Huron, and conservator of the peace. It shall duties of the his duty to keep an office in some convenient place in said city, to be provided by the common council; to see that all officers of said city faithfully comply with and discharge their official duties; to see that all laws pertaining to the municipal government of said city, and all ordinances and resolutions of the common council be faithfully observed; and he shall have power, in his discretion, to report to the common council any violation thereof. He shall, from time to time, give to the common council such information, and recommend such measures as he shall deem necessary or expedient.
- Sec. 2. The mayor shall be paid such salary as the common salary of council may prescribe. In case of a vacancy in the office of President pro tem. to mayor, or of his being unable to perform the duties of his act in absence of the office by reason of sickness, absence from the city, or other mayor. cause, the president of the common council pro tempore shall be acting mayor; and such acting mayor shall be vested with all the powers, and shall perform all the duties of mayor, until the vacancy or vacancies aforesaid be filled, or the mayor shall resume his office.
- Sec. 3. The clerk of the city shall keep the corporate seal, clerk; and all papers filed in and pertaining to his office, and shall duties of the clerk of the common council, and shall attend its meetings, and shall make and preserve a record of all its ordinances, resolutions, and other proceedings, in proper books to be provided therefor; and when requested, shall duly certify, under the corporate seal, copies thereof, and of all papers duly filed in his office pertaining to the same, and shall possess and exercise the powers of township clerks. He shall receive all to receive all accounts and demands against the corporation, examine them city. in detail, audit and allow them, or such parts thereof, as to the correctness of which he has no doubt, and which the claim-

To register claims.

ant is willing to accept in full discharge thereof, file and number them as vouchers, in the order of their allowance, register them with the amount allowed, and date of allowance, in the same order, in a proper book provided for such purpose; and on their being properly discharged in writing, to draw and sign his warrant therefor upon the treasurer. When the same is ordered to be paid by the common council, if he shall have any doubt concerning their correctness, he shall register them in a separate list, and return them to the common council with his objections; if the same be allowed by the common council. he shall then file and register them in the lists of allowed claims in the same manner as above provided for the registering of claims audited and allowed by him; and on their being properly discharged, in writing, shall draw and sign his warrant therefor on the treasurer. It shall also be the duty of the city clerk, once in each year, in the month of November, or oftener, if directed by the common council, to furnish a sched-

To furnish schedule to council

To examine

city; to examine the returns of the city officers, and take the returns of city officers. general supervision of the financial concerns of the corporation; to keep a complete set of books exhibiting the financial condition of the corporation in its various departments and funds, its resources and liabilities, with a proper classification thereof, and each fund or appropriation for any distinct object of expenditure or class of expenditures. When any such fund or appropriation has been exhausted, or warrants already drawn thereon, or by appropriations, liabilities, debts and expenses actually made, incurred or contracted for, and to be paid out of such fund or appropriation, the clerk shall advise the com-

ule of all accounts audited and allowed by him. It shall also be the duty of the city clerk to make out the tax rolls of the

To open account with treasurer

mon council thereof at its next meeting. He shall also open an account with the treasurer, in which he shall charge said treasurer with the whole amount of taxes, general and special, levied in said city, and also the whole amount in detail of all assets of whatever nature, belonging to the city or receivable by it, in order that the value and description of all personal

property belonging to the corporation may at any time be known. He shall also keep a list of all property, real, personal To keep list of all property. and mixed, belonging to the corporation, and of all its debts erty. ane liabilities, in order that the amount of the money and liabilities of the corporation may at any time be known, in his He shall also perform such other duties as are prescribed by this act, or may be, by the common council, subject to the provisions hereof. He shall also open accounts with To charge treasurer the treasurer, in which he shall charge him with all moneys moneys, appropriated, raised or received, for each of the several funds etc. of the corporation, and credit him for all warrants drawn thereon, keeping a separate account of credit and debit for each fund, charging every warrant drawn to the account of the particular fund constituted or raised for the specific purpose for which such warrant is drawn, in order that it may be known at the city clerk's office when each fund has been or may be exhausted, and what balance, if any, may remain therein.

Sec. 4. The recorder, and the clerk of the recorder's court, Recorder and his clerk shall possess and exercise the powers and duties elsewhere prescribed in this act.

Sec. 5. The treasurer shall have the custody of all moneys, Treasurer; bonds, mortgages, notes, leases, and evidences of value belonging to the corporation. He shall receive all moneys belonging to and receivable by the corporation, and keep an accurate account of all receipts and expenditures thereof. He shall pay no money out of the treasury, except in pursuance of and by authority of law, and on a warrant signed by the city clerk and countersigned by the mayor, which shall specify the purpose for which the amount is to be paid. He shall keep an accurate To keep account of and be charged with all moneys appropriated, all moneys raised or received for each fund of the corporation, shall keep a separate account for each fund, and shall pay every warrant out of the particular fund constituted or raised for the purpose for which said warrant was issued, and having the name of such fund endorsed thereon by the city clerk.

to council of receipts and

To make an. He shall exhibit to the common council, annually, and as often nual exhibit and for such period as may be required, a full account of all disbursem'ts receipts and disbursements, since the date of his last annual

report, classifying them by the fund to which such receipts are credited, and out of which such disbursements are made; shall

To report to clerk monthly. report to the city clerk, at the end of each month, the amount received and credited by him to each fund, and on what account received; and shall also, when required, exhibit a general statement showing the financial condition of the treasury, which account, report and statement shall be filed in the office of the city clerk.

Street commissioner; duty of.

Sec. 6. The street commissioner shall perform such duties relating to streets, sidewalks, lanes, alleys, and public grounds as the common council shall from time to time ordain or direct.

Duty of Sec. 7. The director of the poor and constables shall have overseer of the poor and the powers, and perform the duties of director of the poor constables. Sec. 7. The director of the poor and constables shall have and constables of townships elected under the general laws of this State, subject to the provisions of this act.

City attorney; duties of.

Sec. 8. The city attorney shall appear in and conduct all suits, prosecutions and proceedings in the recorder's court to which the city of Port Huron is a party, subject to the rules and practice of said court; and if the same be removed to any other tribunal by writ of error or otherwise, he shall conduct the case before such tribunal.

Marshal; powers and duties of.

Sec. 9. The marshal shall possess and exercise the powers and duties as a conservator of the peace, which township constables under the general laws of this State possess and may exercise, and shall possess and exercise such other powers and duties as shall be prescribed by the common council for the preservation of the public peace; and shall possess and exercise the same powers and duties for the service and execution of all writs, process and warrants issuing out of the recorder's court, in cases arising under the ordinances of the city which sheriffs now have, or may have by law for the service and execution of writs and process issuing from the circuit courts of this State. He shall obey and execute all lawful precepts and commands of said common council, and of said recorder's court; shall attend the sittings of said court, and he, or one of his deputies, shall attend the meetings of said common council. The marshal shall be ex officio collector of the city taxes.

Sec. 10. Assistant marshals shall have and exercise the same Assistant marshals duties as the marshal.

Sec. 11. The city clerk shall be the sealer of weights and sealer of measures for the said city, and shall perform all the duties of measures. township clerk, so far as the same applies to the sealing of weights and measures, and the laws of this State relating to the sealing of weights and measures shall apply to this city, until otherwise ordered by the common council.

Sec. 12. The surveyor shall have power, and it shall be his Surveyor; duty to survey within the corporation limits, and shall have the duties of. same power, within said limits, as are now or may hereafter be given by law to county surveyors, and the like effect and validity shall be given to his official acts, surveys and plats as are or may hereafter be given by law to the official acts, surveys and plats of county surveyors. He shall make out the assessment rolls for paving, for side and cross-walks, for lateral sewers, and for all other special assessments, and shall survey for the city.

Sec. 13. The commissioner of the city cemetery shall have Commission the care of the cemetery heretofore donated to the township cemetery; of Port Huron, [out of the military reservation of Fort duty of.]

Gratiot, and of all the grounds and other property belonging thereto, subject to the ordinance and direction of the common council; he shall make such improvements upon the property as the common council may direct, and shall receive such pecuniary compensation for his services as the common council shall allow. Said commissioner shall, as often as required by the common council, report to them the amount expended by him in said improvements.

Sec. 14. The assessor shall assess all the property liable to $_{Assessor}$; assessment, for the purpose of levying the taxes lawfully im-

posed thereon, as hereinafter more particularly provided; the assessor shall also prepare and return a list of persons to serve as jurors, as hereinafter provided in this act.

Overseers of highways; duties of,

Sec. 15. The overseers of highways for each ward shall, under the superintendence and control of the common council, work and improve the streets, highways, lanes, alleys and public places of said city in the ward for which he is elected, and shall render a true account of the expenses thereof, under oath, to the city clerk, and shall also perform such other duties relating to streets, sidewalks, lanes, alleys and public places, as the common council may direct.

Clerk of

Sec. 16. The clerk of the recorder's court shall have and excourt; duties ercise all the powers, perform all the duties, and be subject to the same liabilities as are by the general laws of this State, so far as respects civil actions in the recorder's court, as are in like cases made and provided for clerks of circuit courts.

Officers to their suc cessors all books, etc.

Sec. 17. Whenever any officer shall resign, or be removed from office, or the term for which he shall have been elected or appointed shall expire, he shall, on demand, deliver over to his successor in office all the books, papers, moneys and effects in his custody as such officer, and in any way appertaining to his office; and every person violating this provision, shall be deemed guilty of a misdemeanor, and may be proceeded against in the same manner as public officers generally for the like offense, under the general laws of this State now or hereafter in force, and applicable thereto; and every officer appointed or elected under this act, shall be deemed an officer within the meaning and provisions of such general laws of the State.

Additional duties of

Sec. 19. [18.] In addition to the rights, powers, duties and liabilities of officers prescribed in this act, all officers, whether elected or appointed, shall have such other rights, powers, duties and liabilities, subject to and consistent with the provisions of this act, as the common council may deem expedient, and shall prescribe by ordinance or resolution.

Sec. 20. [19.] The mayor, recorder, and members of the com-officers may administer mon council, city clerk, and clerk of the recorder's court, are oaths, etc. hereby authorized, generally, to administer oaths and take affidavits. The city clerk shall have the power to take acknowledgments of deeds, under the laws of this State.

CHAPTER VI.

POWERS AND DUTIES OF COMMON COUNCIL

- Sec. 1. The mayor and the aldermen of the city shall con-common council; who stitute the common council thereof, a majority of whom shall to constitute be a quorum for the transaction of business, but a smaller number may adjourn from day to day. The clerk of the city shall be the clerk of the common council.
- Sec. 2. The mayor shall be ex officio president of the com-mayor to be ex officio mon council. The common council shall, at its first regular president.

 annual meeting, or at some subsequent meeting, elect one of the aldermen as president pro tempore, who shall for that year, in the absence or disability to act, of the mayor, act as and have all the powers of mayor of said city. If at any meeting both the mayor and such president pro tempore shall be absent, then the aldermen present may elect a president for that meeting, who shall have all the powers of the mayor for that meeting. The mayor elect shall have a vote only in case of a tie, when his vote shall determine the pending question.
- Sec. 3. The common council shall hold regular sessions at sessions. such times and places as they shall, by ordinance or resolution direct, and may adjourn regular sessions from time to time, as may be deemed expedient.
- Sec. 4. Special meetings of the common council may be special called at any time by the mayor; or, if one-third of all the meetings aldermen elect shall, in writing, request the mayor to call a special meeting, stating therein the time and objects thereof, and he shall refuse or neglect for twenty-four hours to call such meeting, a copy of such request to the mayor shall be iled with the clerk of the city, with the certificate of an alder-

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man endorsed thereon, showing the presentation thereof to the mayor, and the refusal or neglect of either as aforesaid, and thereupon such special meeting shall be held; and the clerk of the city shall cause notice of the time and place thereof to be served on each of the members of the common council personally, or by leaving the same at their usual place of abode; and the proceedings of said meeting shall be limited to the object thereof, as set forth in such request to the mayor, or in his absence, to the recorder. Special meetings may be adjourned from time to time, as may be deemed necessary, in order to dispose of the business which they are called to consider.

Ordinances, etc., to be deposited with clerk.

Sec. 5. All ordinances, resolutions, and written proceedings of the common council shall be deposited in the office of the clerk of the city, who shall safely keep the same, and they shall be recorded in proper books to be provided therefor. He shall keep a journal record of the proceedings of the common council, and also a record of every ordinance enacted, which record shall be signed by the clerk and by the presiding officer of the common council.

Proceedings to be published. Sec. 6. All proceedings of the common council shall be published in some newspaper published in said city. All ordinances shall be published twice in one or more newspapers published in said city, and shall take effect in fourteen days after

Proviso.

their enactment: *Provided however*, That the common council may fix and prescribe therein a different period, and that no ordinance shall take effect before at least one publication thereof. The record of every ordinance shall be presumptive evidence of its due publication.

Style of ordinances.

Sec. 7. The style of ordinances shall be: "It is hereby ordered by the common council of the city of Port Huron."

Meetings to be public.

Sec. 8. All meetings of the common council shall be public and its proceedings and records shall be open to public inspection at reasonable times.

Right of petition.

Sec. 9. The inhabitants of said city shall have the right to petition the common council.

Sec. 10. The common council shall be the judge of the elec-common council to and qualifications of its own members, and shall have the judge of qualification power to determine contested elections; to compel the attend-of its members, ance of absent members; to determine the rules of its proceedings, and enact by-laws and rules necessary and convenient for the transaction of business and not inconsistent with the provisions of this act.

Sec. 11. The common council shall have the general manage-To have control of public ment and control of the finances, and all the property belong-property. ing to the corporation, with full power to lease, sell, convey, transfer and dispose of the same absolutely; and shall have power to make all necessary regulations for preserving and protecting the same from destruction, decay or injury, and concerning the management thereof.

Sec. 12. No resolution, ordinance or proceeding of the com-ordinances, mon council imposing taxes or assessments, or requiring the passed. payment, expenditure or disposal of money or property, or creating a debt or liability therefor, and no other ordinance shall be passed at the same meeting at which it was introduced unless by unanimous consent, or at a special meeting called therefor; and every such ordinance, resolution or proceeding shall be passed by yeas and nays, to be entered on the record; and upon the demand of one-fourth of the members present, the yeas and nays shall be taken on any question, and entered on the record.

Sec. 13. No alderman shall vote on any question in which he members not to vote on is individually interested; on all other questions every alder-questions in which they man present shall vote. In all cases of a tie vote the presiding are interested officer shall give the casting vote. The city clerk shall have no vote.

Sec. 14. All appointments to office shall be made by a ma-Appointments and jority vote of all the common council elect; all removals from removals office shall be made by the like vote, except in cases where, by this act, a different vote may be required.

Sec. 15. The mayor, or in his absence the president pro Committees. tempore, shall appoint such committees as the common council

may deem necessary. The duties of standing committees shall be prescribed by general ordinance.

Oaths administered, Sec. 16. The chairman of any committee, and the members of any board established under this act, may administer oaths and take affidavits in respect to any matter pending before such committee or board. Such committees or board shall have power to subpose a witnesses, to compel their attendance and the production of necessary papers in all examinations pending before them, and to that end the common council may prescribe and regulate the necessary proceedings, and confer upon the marshal or other officers of the corporation all needful powers for the purposes aforesaid.

Jurisdiction and powers of common council.

Sec. 17. The common council, in addition to its powers under this act, and subject to and consistently with its provisions, shall have powers within and jurisdiction of the corporation:

To determine and regulate compensations.

First. To determine and regulate the compensation of all officers elected or appointed under this act, except as is herein otherwise provided. The salary of no officer shall be increased during the term of his office, unless by a two-thirds vote of the common council;

To regulate elections.

Second. To provide for and regulate the election and appointment of all officers, and for their removal from office, and for the filling of vacancies, subject to this act;

Fees of officers.

Third. To authorize and regulate the demand and receipt by officers of such fees and costs, and in such cases as the common council may deem reasonable;

Fees of witnesses, etc.

Fourth. To fix and regulate the fees of jurors and witnesses in any proceeding under this act, or under any ordinance of the common council;

To preserve the purity of the waters.

Fifth. To provide for and preserve the purity of the waters of the St. Clair river, and of the Black river, and all other streams within the limits of the said city; to prohibit and prevent the depositing therein of all filthy and other matter tending to render said water impure, unwholesome or offensive; to preserve and regulate the navigation of the said rivers within the limits of said city; to prohibit or prevent the depositing or

keeping therein any structure, booms, logs, rafts of logs, tim-Ibid. ber, lumber, or of timber and lumber, earth, or substances tending in any manner to obstruct or impair the navigation thereof, and to remove all obstructions that may at any time occur therein, and to direct and regulate the stationing and mooring of boats, vessels and rafts, and laying out cargoes and ballast from such boats and vessels, and to cause all rafts of logs, timber, lumber, or other obstructions, to be removed at the expense of the owners thereof, and may cause such rafts of logs, lumber, timber, &c., to be seized and held, to be sold, or so much thereof as shall be sufficient to satisfy the costs of such removal, and the expenses of such sale, and the amount of any fine or penalty imposed by the ordinances or by-laws of said city for any such obstruction; and for the purpose of carrying into effect the provisions of this section, the common council shall have power to declare Indian creek, in said city, a sewer, and make all needful regulations for the same;

Sixth. To license, continue and regulate so many ferries, To license from within said city to the opposite shore of St. Clair river, as terries. shall seem most conducive to the public good;

Seventh. To erect, repair and regulate public wharves and wharves docks at the ends of streets, and on the property of the corporation; to regulate the erection and repair of private wharves and docks, so that they shall not extend into the St. Clair river, and into Black river, beyond a certain line, to be established by the common council, and to prohibit the incumbering of all public wharves and docks with any thing whatsoever;

Eighth. To lease the wharves and wharfing privileges at the Leasing of ends of streets on the St. Clair and Black rivers in said city, wharves are upon such terms and conditions, and under such covenants, and with such remedies, in case of non-performance, as the common council may direct; but no buildings shall be erected thereon, no lease thereof shall be executed for a longer period than three years; and there shall be a free passage at all times for all persons, with their baggage, over said public wharves;

Highways.

Ninth. To work and improve all highways, avenues, streets, lanes, alleys and public spaces within said city; to assess and levy upon all taxable property within said city, and expend such highway taxes as may be necessary therefor, and to elect whether the same shall be collected in money or labor, in such amount as the common council shall prescribe for each ward

Proviso.

respectively: Provided, Such highway taxes shall not in amount exceed the rates now fixed by law; and the same shall be assessed, and levied and collected as other taxes;

Parks.

Tenth. To make, grade, improve and adorn the public parks, squares, spaces, and all grounds in said city belonging to or under the control of the corporation, and to control and regulate the same consistently with the purposes and objects thereof;

Streets, etc.

Eleventh. To establish, open, widen, extend, straighten, alter, vacate and abolish highways, streets, avenues, lanes, alleys and public grounds or spaces within said city, and to grade, pave, repair, and otherwise improve the highways, streets, avenues. lanes, alleys, interior public places created by the intersection of streets, cross-walks and sidewalks in said city, with stone. wood, brick, or other material; and the common council shall expenses on lots benefit'd have full power to provide for paying the costs and expenses

thereof by assessment on the owner of the lot and premises in front of or adjacent to which such highways, streets, avenues, lanes, alleys, interior public places, cross-walks or sidewalks may be directed to be graded, paved, repaired or otherwise improved: Provided, That the costs of such grading, paving,

repairing or improving such interior or public places shall be

Proviso.

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assessed to each block, in such proportion as the common council shall deem just and equitable: Provided further, That each block shall be assessed to the center of such interior or public places each way; which assessment shall be a lien until paid, on each lot or premises in front of or adjacent to which such grading, paving, repairing or improving may be directed, and shall be collected in the same manner as other assessments or

taxes imposed by authority of the common council. Whenever when expenses to such grading, paving, repairing or improving shall be at the inter-assessed to section of two or more avenues or streets, and in front of or adjacent the point of a triangular block, and at the end of bridges, such portion of the costs and expenses shall be assessed to and paid by the city of Port Huron, as the common council shall deem just. The common council shall have power to regulate the width of sidewalks, and the distance that ornamental or shade trees shall be set out in front of lots:

Twelfth. To sell or otherwise provide for disposing of all dirt, Disposing of filth, manure and cleanings lying in or gathered from high-dirt, etc. ways, streets, avenues, lanes, alleys and public spaces, and all earth to be removed therefrom, or from the public squares and grounds of said city, in grading, paving, or otherwise improving the same;

Thirteenth. To clean the highways, streets, avenues, lanes, Cleaning of alleys, public grounds and squares, cross-walks and sidewalks streets, etc. in said city, of filth, mud, and other substances; to prohibit and prevent the incumbering thereof by any commodity or substance whatever, obstructing the free use of the same, and to remove the same therefrom; to prevent the exhibition of signs on canvass or otherwise in and upon any vehicle standing or traveling upon the streets of said city; to control, prescribe and regulate the mode of constructing or suspending awnings, and the exhibition and suspension of signs thereon; to compel the occupants of lots to clear the sidewalks in front Obstructions of and adjacent thereto of snow, ice, boxes, and every species on walks. of incumbrance or obstruction thereon; to control, prescribe and regulate the manner in which the highways, streets, avenues, lanes, alleys, public grounds and spaces within said city shall be used and enjoyed; to direct, regulate and compel the Shade trees. planting and provide for the preservation of ornamental trees therein; to provide for and regulate the lighting of the said city, and the erection of lamps and lamp-posts therein; to pro-Fast driving. hibit and prevent racing, and fast and dangerous driving and riding therein; to prohibit and prevent the flying of kites, and

all practices, amusements and doings therein having a tendency to frighten teams or horses, or dangerous to life or property; to remove, or cause to be removed, all walls or other structures that may be liable to fall therein or otherwise, so as to endanger life or property;

Prohibiting riots, etc.

Fourteenth. To prohibit and prevent any riot, rout, disorderly noise, disturbance or assemblage, or the crying of any goods, in the streets or elsewhere in the city;

Preservation

Fifteenth. To preserve quiet and order on the docks, and in the streets of said city, at the arrival and departure of railroad cars, steamboats and other vessels, and prescribe and regulate the manner and places in which drivers, porters, runners, solicitors, agents and baggage collectors for hotels, public houses or express companies, draymen, cabmen, hackmen, omnibus drivers, and solicitors for passengers or for baggage, with their drays, cabs or other vehicles shall stand, and to prohibit and prevent them from entering or driving within any railroad depot, or upon any wharf or dock, or entering upon any steamboat or other vessel, to solicit passengers, or for baggage;

Regulation of hack stands, etc.

Sixteenth. To prescribe places or stands in the streets of said city within which drays, carts, cabs or other vehicles may stand and be kept for hire, and within which loads of hav. coal, wood, and other articles may be kept and exhibited for sale, and to regulate such stands and places;

Prevention

Seventeenth. To prohibit and prevent the exhibition of fireof exhibition of freworks, and the firing of any cannon or other arms which the common council may deem dangerous to life or property;

Paving of streets.

Eighteenth. To permit any person to pave or plank the sidewalks in front of the premises owned and occupied by such person in said city, under the direction of the street commissioner, or some other officer of the corporation, and according to such regulations as the common council shall prescribe: and whenever any street shall have been graded, (graveled,) planked, McAdamized or paved, and the assessment for the costs and expenses thereof has been duly paid to the corporation, such person shall not be assessed or compelled to pay any district, road or highway taxes on the premises in front of which such pavement shall have been made, so long as he shall keep the same in repair to the satisfaction of the common council;

Nineteenth. To prohibit and prevent in the streets or else-Prevention of immoral where in said city, indecent exposure of the person, the show, exhibitions, sale, or exhibition for sale, of indecent or obscene pictures, drawings, engravings, paintings, and books or pamphlets, and all indecent or obscene exhibitions and shows of every kind;

Twentieth. To prohibit, prevent or regulate the leading and Prevention of Cattle, et driving and running at large of cattle, horses, or any other running at animals, and domestic fowls, in the streets or elsewhere in said city, and to impound the same when running at large, in one or more sufficient pounds, to be provided and maintained by the city, and sell the same to pay the costs of proceedings, and any penalty thereby incurred, rendering the surplus, if any, to the owner;

Twenty-first. To prohibit and prevent, or regulate the run-prevention ning at large of dogs, to require them to be muzzled, and to ning at large authorize their destruction when running at large in violation of any ordinance of the common council; to compel persons to fasten or secure their horses, or other animals, attached to vehicles or otherwise, while standing or remaining in the streets or other public places of said city; to prohibit and prevent persons from riding or driving upon or across the sidewalks of said city, and to impose a tax on dogs;

Twenty-second. To establish, construct, maintain and repair, Bridges, etc. enlarge and discontinue, within the highways, streets, avenues, lanes, alleys and public places of said city, such bridges, culverts, sewers, drains, and lateral drains and sewers, as the common council may see fit, with a view to the proper sewerage and drainage of said city; to compel the owners of all lots, premises and subdivisions thereof within said city, to construct private drains or sewers therefrom, to connect with some public drains or sewers; said private drains and sewers shall be

constructed in such manner, and of such forms and dimensions, and under such regulations as the common council shall direct and prescribe;

Levying and collection of

Twenty-third. To assess, levy and collect the annual assessment or tax on all lots and subdivisions of lots, and on all cellars, drained by private drains or sewers connected with any public sewer or drain, as hereinafter further provided;

Boundaries of streets.

Twenty-fourth. To survey, ascertain, establish and change the boundaries of all highways, streets, avenues, lanes, alleys, public parks, squares and spaces in said city; to prohibit and remove all encroachments on the same by buildings, fences, or in any other manner, and to number the buildings of the said city, if the common council shall so direct, the expense of such numbering to be assessed against and collected of the owner or occupant;

Drainage.

Twenty-fifth. To provide for the drainage of any wet lands within said city, or within three miles therefrom, by the opening of ditches; but a jury of six disinterested freeholders of the county of St. Clair, before any such ditch shall be opened shall ascertain that the opening thereof be necessary or proper; also, whether the benefits that shall accrue to the owner or owners of any lands from the opening of the ditch will or will not be equal to the damage he or they will sustain thereby; if such benefits are exceeded by the damages, they shall ascertain and certify the damages to which such owner or owners are entitled, after deducting therefrom the amount of benefit their lands will receive from the opening of said ditch. On payment or tender of the damages thus ascertained and certified, the common council shall have the power to enter upon any land through which the proposed ditch will run, with the necessary agents, teams and implements to cut and open said ditch, to protect, clear and scour it from time to time so as to preserve its original dimensions, and to prevent and prohibit all obstruction thereof, or injury thereto;

Markets.

Twenty-sixth. To erect and maintain market-houses, establish markets, market places, to lease market stalls, booths and

stands, to provide fully for the good government or regulation thereof, and to prohibit and prevent and punish forestalling and regrating;

Twenty-seventh. To provide for the general preservation of Public health of the inhabitants of said city; to make regulations to secure the same; to prevent the introduction or spreading of contagious or infectious diseases generally; and if deemed necessary, to establish a board of health, and prescribe and regulate its powers and duties;

Twenty-eighth. To prevent, prohibit, abate and remove all Nulsances nuisances in said city, or within the distance therefrom of half a mile, and to punish the authors or maintainers thereof, and to authorize and direct their speedy abatement or removal by some officer of said city. If in order to abate or remove any nuisance, the common council shall deem it necessary to fill up, level or drain any lot or premises, they shall have power so to do; to assess the costs and expenses of such filling or draining, and impose the same as an assessment or tax on said lot or premises, which shall be a lien thereon till paid, and shall be collected in the same manner as other assessments levied and imposed by the authority of the common council;

Twenty-ninth. To compel the owner or occupant of any gro-Ibid. cery, cellar, tallow-chandler's shop, soap, candle, starch or glue factory, tannery, butcher's shop or stall, slaughter-house, stable, barn, privy, sewer, or other unwholesome or nauseous house or place, to cleanse or abate the same whenever necessary for the health, comfort or convenience of the inhabitants of said city;

Thirtieth. To prohibit and prevent any person from bringing, lbid. depositing or leaving within the limits of said city, or within one mile distant therefrom, or keeping or having on the premises owned or occupied by him in said city, any dead careass, putrid or unsound meat, hides, skins, and any article, substance or thing that is unwholesome or nauseous, and to compel and authorize the removal thereof by some officer of said city, or to compel any person so bringing, depositing or leaving the same within the limits of said city, or one mile distant

therefrom, or having or keeping the same on the premises owned or occupied by him in said city, to remove the same;

Cellars, drains, etc.

Thirty-first. To direct and regulate the construction of cellars, slips, barns, private drains, sinks and privies; to compel the owner or occupant to fill up, drain, cleanse, alter, relay or repair the same, or to cause the same to be done by some officer of the corporation, and assess the expenses thereof on the lot or premises having such cellar, slip, barn, private drain, sink or privy thereon, which assessment shall be a lien on such lot or premises, and be collected in the same manner as other assessments imposed by authority of the common council; to direct and regulate the construction of lateral sewers or drains for the purpose of more effectually draining all lots and cellars, yards and sinks within the limits of said city, whenever in their opinion the same shall be necessary: Provided, Such lateral sewers or drains shall be laid or constructed through any of the streets and alleys adjoining or in front of

Proviso.

the premises through which such sewers or drains shall be ordered constructed, and assess the expense thereof on such lots or premises benefited thereby, which assessment shall be a lien on such lot or premises until paid, and be collected in the same manner as other assessments of the common council;

Thirty-second. To establish a fire department, to provide for department the extinguishment of fires, and to establish, organize and regulate fire companies, in the manner prescribed in this act;

Thirty-third. To prohibit and prevent within certain limits buildings and offensive in said city, to be determined by the common council, the locaoccupations tion or construction of the buildings for storing powder, powder-factories, tanneries, distilleries, buildings for the manufacture [of] turpentine, camphene, and dangerous or easily inflammable or explosive substances, slaughter-houses and vards butchering-shops, soap, candle, starch and glue-factories, established for steaming or rendering lard, tallow, offal or such other substances as can be rendered into tallow, lard or oil, and all establishments where any nauseous, offensive or unwholesome business may be carried on; and such buildings.

shops, factories and establishments as aforesaid, now or hereafter to be constructed in said city, whether within or without the limits to be determined as aforesaid, together with blacksmith shops, foundries, copper shops, steam boiler factories, carpenter shops, planing establishments, usually regarded as extra hazardous in respect to fire, shall be subject to such regulations in regard to construction and management as the common council may make, with a view to the protection of any property from injury by fire, or to the health or safety of the inhabitants of said city, and to prevent them from becoming in any way nuisances;

Thirty-fourth. To regulate the keeping and conveyance of Explosive powder and other combustible or dangerous articles, and the use and kind of lights and lamps to be used in barns, stables, and all buildings and establishments usually regarded as extra hazardous in respect to fire;

Thirty-fifth. To prohibit and prevent the location or con-Fire limits. struction of any frame or wooden building, house, store or shop, and any frame building filled, lined or covered with brick or stone, on such streets, alleys or places, or within such limits in said city as the common council shall designate and prescribe from time to time; to prohibit and prevent the removal of wooden or frame buildings from any part of said city to any lot on such streets, alleys and places, or within said limits, and the rebuilding and repairing of the same; to prevent the rebuilding and repairing of wooden buildings on such streets, alleys and places, or within said limits, when damaged by fire or otherwise, and the general supervision over the construction of all buildings within said city, so far as the safety of all contiguous property is concerned, for the prevention of fires;

Thirty-sixth. To regulate the construction of partition fences, Construction and of partition and parapet walls, the thickness of walls and the size of brick; to regulate the construction of chimneys, hearths, fire-places, fire-arches, ovens, and the putting up of stoves, stove-pipes, kettles, boilers, or any structure or apparatus that may be dangerous in causing or promoting fires; to

prohibit and prevent the burning out of chimneys and chim-

ney-flues; to compel and regulate the cleaning thereof, and fix Ash-houses, the fees therefor; to compel and regulate the construction of etc. ash-houses or deposits for ashes; to compel the owners of houses and other buildings to have scuttles upon the roofs thereof, and stairs or ladders leading to the same; to appoint one or more officers to enter into all buildings and enclosures to discover whether the same are in a dangerous state, and to cause such as are in a dangerous state to be put in a safe condition; to authorize any of the officers of the city to keep away from the vicinity of a fire all idle or suspicious persons, and to compel all officers of the city and other persons to aid in the extinguishment of fires, and in the preservation of property exposed to danger therefrom;

Bathing.

Thirty-seventh. To prohibit and prevent or to regulate bathing in any place, or in any of the waters in and adjoining said city, determine the times and places thereof, and to prohibit and prevent any obscene or indecent exhibition, exposure or conduct thereat:

Houses of ill-fame.

Thirty-eighth. To prohibit, prevent and suppress the keeping of houses of ill-fame or assignation, or for the resort of common prostitutes, disorderly houses, and disorderly groceries; to restrain and suppress and punish the keepers thereof; to punish, restrain and prevent common prostitutes, vagrants, mendicants, street-beggars, drunken and disorderly persons; to prohibit and prevent and suppress mock auctions, and every kind of fraudulent game, device or practice, and punish all persons managing, using, practicing, or attempting to manage, use or practice the same, and all persons aiding in the management or practice thereof;

Unwhole-some meat.

Thirty-ninth. To prohibit, prevent and suppress the sale of every kind of unsound, nauseous or unwholesome meat, poultry, fish, vegetables, or other articles of food and provisions, and impure or spurious wines and spirituous liquors, and to punish

all persons who shall knowingly sell the same, or offer to [or] keep the same for sale;

Fortieth. To prohibit, restrain or prevent persons from gam-Gaming. ing for money with cards, dice, billiards, nine or ten pin alleys, tables, ball alleys, wheels of fortune, boxes, machines, or other instruments or devices whatsoever, in any grocery, store, shop or other place in said city, to punish the persons keeping the buildings, instruments or means for such gaming, and compel the destruction of the same;

Forty-first. To prohibit, prevent and suppress all lotteries Lotteries. for the drawing or disposing of money, or any other property whatsoever, and to punish all persons maintaining, directing or managing the same, or aiding in the maintenance, direction or managing the same;

Forty-second. To prohibit or prevent persons from selling or Liquors giving away ardent spirits, or other intoxicating liquors to any child, apprentice or servant, without the consent of his parent, guardian, master or mistress; to license and regulate the selling or giving away of any ardent spirits or other intoxicating liquors by any shop-keeper, trader, grocer, inn, hotel or tavern-keeper, keeper of any ordinary, saloon, recess, victualing or other house, or by any any other person, in case the selling or giving away of ardent spirits and other intoxicating liquors, and licensing the sale thereof, shall hereafter be authorized by the laws of this State;

Forty-third. To license and regulate solicitors for passengers Runners, or for baggage for any hotel, tavern, public house, boat or rail-road; also, draymen, carmen, truckmen, porters, runners, drivers of cabs, hackney coaches, omnibuses, carriages, sleighs, express vehicles, and vehicles of every other description used and employed for hire, and to fix and regulate the amounts and rates of their compensation;

Forty-fourth. To license and regulate auctioneers, hawkers, Auctions, peddlers and pawn brokers, and regulate auctions, peddling and etc. pawn brokerage, license and regulate the peddling and hawking of fruits, nuts, cakes, refreshments, jewelry, merchandise,

LAWS OF MICHIGAN.

goods and other property whatsoever, by hand, hand-cart, show-case, show-stand, or otherwise, in the public streets;

Exhibitions.

Forty-fifth. To prohibit and prevent, license and regulate the public exhibition by itinerant persons or companies, of natural or artificial curiosities, caravans, circuses, menageries, theatrical representations, concerts, musical entertainments, exhibitions of common showmen, and shows of any kind;

Tavern keepers. Forty-sixth. To license and regulate the keepers of hotels and other public houses, grocers and keepers of ordinaries, saloons and victualing and other houses or places for furnishing meals, food or drink;

Meat markets, etc. Forty-seventh. To license and regulate butchers, to license and regulate or suppress hucksters, and to license and regulate the keepers of shops, stalls, booths or stands at markets, or any other place in said city, for the sale of any kind of meat, fish, poultry, vegetable food or provisions;

Billiard tables. Forty-eighth. To regulate keepers of billiard tables, pin alleys, nine or ten pin alleys, but not for the purpose of gaming;

Bath-houses

Forty-ninth. To license and regulate public bath-houses or bath-rooms on land, and any public floating bath-houses, bath-rooms or vessels on the St. Clair or Black rivers;

Police.

Fiftieth. To establish and regulate an efficient system of police for the good government of said city; to appoint, on the recommendation of the mayor or acting mayor, policemen and watchmen, who shall possess and exercise the same powers, as conservators of the peace, which township constables under the general laws of this State possess, and to prescribe and regulate their further powers and duties, and fix their compensation. Said policemen and watchmen may be removed at any time by the common council, on the recommendation of the mayor or acting mayor;

Inspectors of weights and measures.

Fifty-first. To appoint one or more inspectors, measurers, weighers, gaugers of articles to be inspected by measure, weight or gauge; to prescribe and regulate their powers and duties, fees and compensation;

Fifty-second. To direct and regulate the weight and quantity Bread. of bread, the size of the loaf, and the inspecting thereof;

Fifty-third. To direct and regulate the inspecting and meas-Building materials, uring of wood, lumber, shingles, posts, stone, heading, and all etc. building materials; the inspecting, measuring and weighing of coke and all kinds of coal; the inspecting and weighing of hay; the inspecting of vegetables, fresh, dried, smoked, salted, pickled and other meat or fish, poultry, butter, lard and other food or provisions to be sold wholesale or retail; the inspecting and weighing of flour, meal, pork, beef, and all other food or provisions, and salt, to be sold in barrels, half-barrels, casks, hogsheads, boxes, or other packages, and the inspecting and gauging of wines, whisky and other spirituous liquors, to be sold at wholesale or retail, or in kegs, half-barrels, barrels, casks, hogsheads, puncheons, pipes, or other vessels: Provided, Proviso. That nothing herein contained shall be construed to authorize the inspecting, measuring, weighing or gauging of any article herein enumerated, which is to be transported beyond the limits of this State, except at the request of the owner thereof, or of the agent having charge of the same;

Fifty-fourth. To regulate the weights and measures to be weights and used in said city, and compel every merchant, retailer, trader and dealer in merchandise, groceries, provisions or property of any description which is sold by measure or weight, to use weights and measures to be sealed by the city sealer, and to be subject to his inspection and alteration, so as to be made comformable to the standard of weights and measures established by the general laws of this State;

Fifty-fifth. To provide for the protection and care of pau-Paupers pers, and to prohibit and prevent all persons from bringing, in vessels or in any other mode, to said city, from any other port or place, any pauper, or other person likely to become a charge upon said city, and to punish therefor;

Fifty-sixth. To provide for the burial of strangers and poor Burial of deceased persons; to regulate the burial of the dead, and the etc. registration of births and deaths, and to order and compel the

189-

LAWS OF MICHIGAN.

keeping and returning of bills of mortality by physicians, sextons and others;

Census.

Fifty-seventh. To provide for taking a census of the said city whenever the common council may see fit, and to direct and regulate the same; to provide for calling meetings of the inhabitants of said city by public notice thereof, fixing the time and place of meeting, and to regulate the ringing of bells:

Public buildings.

Fifty-eighth. To provide for the erection of, and to erect a city hall, and all needful buildings and offices for the use of the corporation and its officers, and to control and regulate the same;

Jail and house of correction. Fifty-ninth. To establish and build a jail and house of correction for the confinement of offenders; to erect and provide for erecting the necessary buildings therefor, and control and regulate the same; to appoint all necessary officers for taking charge of the same, and of persons confined therein; to prescribe their powers and duties, and provide for their removal from office and the filling of vacancies;

Imprisonm't therein.

Sixtieth. To imprison and confine in said jail and house of correction, at hard labor or otherwise, all persons liable to be imprisoned or confined under this act, or any ordinance of the common council, or lawfully committed thereto by any court or magistrate, as herein provided. Any court or magistrate in the city of Port Huron, or in the county of St. Clair, may commit to any jail or house of correction of said city, instead of the jail of St. Clair county, any person convicted of an offense against the general laws of this State, now or hereafter punishable by imprisonment in the jail of St. Clair county. Any court of competent jurisdiction of the State of Michigan, may, in its discretion, commit any male under sixteen, or female under fourteen years of age, to the house of correction of said city, instead of the house of correction at Lansing, who shall be convicted of any crime now or hereafter punishable by imprisonment in the State prison, whenever, in the opinion of the court, the welfare of the public and of the convict will be promoted thereby. All expenses attending the confinement of

any person sentenced to be committed to the jail or any house Idid of correction of said city, for any offense against the general laws of this State, now or hereafter punishable by imprisonment in the State prison, shall be paid by the State Treasurer quarter-yearly, on the certificate of the city clerk that such expenses have been incurred. All expenses attending the confinement of any person sentenced to be committed to the jail or to such house of correction of said city, for any offense against the general laws of the State, now or hereafter not punishable by imprisonment in the State prison, shall be paid quarter-yearly by the treasurer of the county in which the offender was tried and convicted, upon the certificate of the city clerk that such expenses have been incurred;

Sixtieth. To prescribe and regulate the speed of cars and Rail cars. engines on railroads within the limits of said city;

Sixty-first. To authorize the mayor to grant, issue and re-Licenses. voke the licenses, in all cases where licenses may be granted and issued under this act and the ordinances of the common council; to direct the manner of issuing and registering the same, and to prescribe the sum of money to be paid therefor into the treasury of the corporation. No license shall be granted for more than one year, nor shall any such license authorize the sale of spirituous liquors; and the person receiving the same shall, before the issuing thereof, execute a bond to the corporation, in such sum as the common council may prescribe, with one or more sufficient sureties, conditioned for a faithful observance of the charter of the corporation and the ordinance of the common council, and otherwise conditioned as the common council may prescribe. The mayor may inquire into the sufficiency of the sureties in such bond, by an examination under oath as to their property and responsibility, which oath may be administered by him. The depositions of the surety shall be reduced to writing, be signed by him, certified by the mayor, annexed to and filed with the bond to which it relates, in the office of the clerk of the city;

Taxes.

Sixty-second. To assess, levy and collect taxes for the purposes of the corporation upon all property made taxable by law for State purposes, which taxes shall be liens upon the property taxed till paid; to make regulations for assessing, levying and collecting the same, and to lease the property taxed to pay the taxes thereon for a term not exceeding twenty-five years, and with such terms and time for redemption as the common council of said city may by public ordinance prescribe;

Appropriations. Sixty-third. To appropriate money, provide for the expenses of the said city, and make regulations concerning the same;

Loans.

Sixty-fourth. The common council shall have power from time to time, to borrow such sums of money as they may deem necessary, for the erection of any public buildings, as heretofore mentioned in this act, and for completing and finishing the same, and for other city improvements, and payments for lands; and they may issue and dispose of the bonds of the city for any amount so borrowed, upon such sums, and at such rate of interest as they may deem advisable, and for a time not exceeding twenty-five years from the date thereof, under such regulations as the common council may see fit to adopt; and such common council may sell the bonds of said city, either within or without this State, at such rates and prices as they

Plank roads, may deem proper. And whenever any plank road company,

incorporated under the general laws of this State, shall be organized for the purpose of constructing a plank road, one terminus of which plank road shall be in the city of Port Hura, said common council shall have power, subject to the restrictions herein afterwards contained, to take stock for said city is the capital stock of said plank road corporation, and may issue the corporate bonds of said city to the amount of such sub-

Question to be submitted to qualified electors.

said city, for a time not exceeding twenty years; but before any bonds shall issue, the resolution of the common council authorizing the same shall be submitted to a vote of the qualified electors of said city, at the annual, or at some special election to be called for that purpose, for their approval or disap-

scription, and dispose of said bonds to the best advantage of

proval; at said election a ballot box shall be provided and kept by the several boards of inspectors thereof, for each ward, for receiving the votes for or against said loan; and on the ballot Ballots; contents of. shall be written or printed, "For the issuing the bonds-Yes," or, "For the issuing the bonds-No;" and the canvass of the votes cast for or against said loan, and the returns thereof, shall be made by the proper canvassing officers within the same time and in the same manner as hereinbefore provided for the canvass and the return of the votes cast at the annual election, and the result shall be declared in the same manner; and if it shall appear that a majority of the votes cast at such election have thereon, "For the issuing the bonds—Yes," said bonds shall issue, and be negotiated as aforesaid; and if it shall appear that a majority of the votes cast at such election have thereon, "For the issuing the bonds-No," such bonds shall not issue, and the resolution of the common council authorizing the same shall have no effect: Provided, however, That the Provise. whole amount of such bonds shall not at any time exceed the sum of fifty thousand dollars;

Sixty-fifth. To punish all offenses and offenders for a viola-Punishment tion of, or offenses against this act, or any ordinance of the common council enacted under this or any other act of the Legislature, by holding to bail for good behavior, by imposing fines, penalties, forfeitures and costs, and by imprisonment in the jail of St. Clair county, any jail, work-house, house of correction, or alms-house of said city, or either, in the discretion of the court or magistrate before whom such conviction may be had. If only a fine, penalty or forfeiture be imposed, together with the costs, the offender may be sentenced to be imprisoned until the payment thereof, or for a term not exceeding six months. All punishments for offenses against the ordinances of the common council, shall be prescribed in the ordinance creating or specifying the offense to be punished, and no penalty or forfeiture shall exceed one thousand dollars, no fine shall exceed five hundred dollars, and no imprisonment shall exceed the period of two years;

Employm'nt of prisoners at work. To employ all persons confined for the nonpayment of any fine, penalty, forfeiture or costs, or for any offense under this act, or any ordinance of the common council, in the jail of St. Clair county, or any jail, work-house or house of correction of said city, at work or labor either within or without the same, or upon the streets or other public works of said city, under the control of the common council; to allow any person thus confined for the non-payment of any fine, penalty, or forfeiture, or costs, to pay and discharge the same by such work or labor, and to fix the value and rates of such work and labor; and also to provide sufficient and necessary means for the protection of such prisoners while they are at such work under the supervision or authority of the

Printing and publishing all matters required to be printed and published under this act, or by order of the common council, in such manner as the said common council may prescribe;

common council:

Government of the city.

Sixty-eighth. To provide for maintaining the peace and good order and government of the city of Port Huron; and the common council shall have power to subdivide the city of Port Huron into wards; and when so subdivided the same officers shall be elected or appointed in such wards as are by this act elected or appointed;

Real estate. Sixty-ninth. The common council shall have power to purchase and sell real estate for the use of said corporation, for corporate purposes, and to execute mortgages on the same, for any balance which may remain unpaid on the purchase money paid for such real estate. They shall also have power to purchase and control land for cemetery purposes or parks, either within or without the corporation limits of said city:

Seventieth. To provide for the erection of one or more bridges across the Black river, in said city.

Bridges.

CHAPTER VII.

RECORDER'S COURT.

- Sec. 1. There shall be [a] municipal court in and for the city Recorder's of Port Huron, to be called the "recorder's court," which shall be a court of record.
- Sec. 2. The recorder of said city shall be the judge of said Senior Justice of the court; but in case of his absence from the city, inability to at-peace may tend, or a vacancy in his office, the senior justice of the peace sence of recorder.

 of said city shall be the judge of said court, and as such judge, have and exercise all the powers and duties of said recorder, until he shall resume his office, or such vacancy be filled.
- Sec. 3. There shall be a clerk of said court, as before pro-clerk of recorder's vided in this act, whose duty it shall be to keep a true record court. of the proceedings of the said court in a proper book to be provided therefor, and file and safely keep all books and papers belonging or appertaining to said court. He shall sign and seal all writs and process issuing from said court, and shall have power generally to administer oaths and take affidavits.
- Sec. 4. The marshal of said city and his deputies shall at-Marshal; tend the sittings of said court, and it shall be their duty and duties of they shall have power to execute all lawful precepts and commands of said court, and serve and execute all lawful writs and process issuing therefrom.
- Sec. 5. The said recorder's court shall have original and ex-Jurisdiction clusive jurisdiction, and shall have power to hear, try and de-order's termine all charges, complaints, actions and prosecutions for the recovery of any and all forfeitures and penalties for alleged violations or infringements of the acts of the Legislature of this State incorporating said city, except in cases where jurisdiction is especially given to some other court; all actions, complaints or prosecutions for alleged breaches or violations of any of the by-laws or ordinances of said city, except in cases where, by such by-laws or ordinances, jurisdiction is especially given to some other court; all actions, complaints or prosecutions for encroachments upon or injury to any of the streets, lanes,

alleys, bridges, parks, or other public improvements of said city, except when the recorder is absent from the city or unable to discharge the duties of recorder, when any justice of the peace of said city shall have jurisdiction to hear, try and determine the same.

Writs and proces

Sec. 6. All writs and process from the recorder's court shall be "In the name of the people of the State of Michigan," and shall be directed to the marshal or any constable of said city. shall bear test in the name of the recorder, shall be sealed with the seal of said court, signed by the clerk, and dated on the day on which the same shall be issued.

Further jurisdiction of.

Sec. 7. The said recorder's court shall have concurrent jurisdiction with justices of the peace over all offenses and misdemeanors committed within the limits of said city, to hear, try and determine the same with or without a jury; and concurrent jurisdiction with the circuit court for the county of St. Clair, to hear, try and determine all complaints, indictments and informations for any offense, crime or felony committed within the limits of said city, when the punishment by the statutes of this State does not exceed fifteen years, and shall proceed therein, as near as may be, according to the practice in the circuit courts, and shall have the same powers in regard thereto, and the judgments and orders and sentences of said recorder's court shall be as effectual in all respects as the judgments and orders of circuit courts in regard to such offenses. The city attorney shall act as prosecuting attorney in said recorder's court, and possess all the powers and discharge all the duties relative to the prosecution of such offenses as prosecuting attorneys in circuit courts. absence the city recorder may appoint some other attorney to act in his stead in said court for the time being.

Sec. 8. The recorder's court shall have full jurisdiction and cognizances, authority to control and enforce all recognizances lawfully taken by said court, or by the judge thereof, or by any other court, judge or magistrate in the course of any prosecution or proceeding pending in said court, or lawfully taken by any court, judge or magistrate to compel any person or persons to appear before said recorder's court, and there to answer and do according to the terms thereof; and whenever default shall be made in any such recognizance, such default shall be duly entered of record in said recorder's court; and thereafter said court shall, upon the motion of the city attorney, summarily enter judgment against all the parties liable on said recognizance for the full amount thereof: Provided, however, That any Proviso. person against whom such judgment may have been enteredshall have the right to apply to the court within twenty days after the rendition of such judgment, for the vacation of the same for good cause shown; and said court may thereupon, in its discretion, vacate such judgment on such terms as it may deem just. Such recognizance may be in the usual form.

- Sec. 9. The judge of said recorder's court shall possess the Habeas same powers to grant writs of habeas corpus returnable before himself, and to adjudicate thereon, and to do all acts in vacation touching any suit or proceeding in said court, as is now or may be possessed by the judges of the circuit courts of the State in matters before said circuit courts.
- Sec. 10. The said recorder's court shall have power to make Rules of the rules for regulating the practice and conducting the business thereof, and to alter, amend, or repeal the same at its discretion.
- Sec. 11. Said recorder's court shall devise its own seal at s_{cal} the expense of said city, and a description thereof, attested by the clerk of said court, shall be deposited in the office of the city clerk.
- Sec. 12. All writs and process issuing from said recorder's writs and court for offenses under the general laws of this State shall be be directed to the sheriff or marshal of the city, shall run "In the shall name of the people of the State of Michigan," be sealed with the seal of the court, signed by the clerk thereof, dated on the day on which the same may issue, and tested in the name of the recorder of the city of Port Huron.

Prosecutions

Sec. 13. All proceedings in said recorder's court for offenses to be in the name of the under this act, or for any misdemeanor cognizable by a justice of the peace, or under, or for the breach or violation of any ordinance or regulation of the common council, or to recover any penalty imposed thereby, shall be in the name of "The people of the State of Michigan," and may be commenced by filing with the clerk of the recorder's court a complaint, in the form of an affidavit, in writing, under oath, before the clerk of said recorder's court, or any other officer authorized to administer oaths, therein setting forth with reasonable certainty the matter complained of; such complaint shall be deemed sufficient if the offense be substantially set forth. Upon receiving such complaint, the clerk of said court shall issue a warrant under the seal of said court, for the arrest of the person or persons complained of, duly tested, returnable forthwith, and shall be heard at the next, or then present term of said court, or at such time as the recorder may appoint for the hearing thereof. Upon the accused being brought before the court, he or they may plead to such complaint, and no other declaration or pleading shall be necessary on the part of the prosecution; but such complaint or pleading may be amended by order of the court, and said recorder's court shall proceed to hear, try and determine the same without a jury, unless a jury shall be demanded by the defendant, in which case the same shall be tried by a jury of six good and lawful men from the regular panel, or to be selected and drawn the same as in trials before justices of the peace; in either case talesmen may be called as jurors.

Term of recorder's court.

Sec. 14. There shall [be] a term of said recorder's court once in each month, which shall commence on the first Tuesday thereof, and may be continued and adjourned from time to time, and special sessions may be held for business, and at such times and as long as said court may deem necessary for the transaction of business; and if, from any cause, the judge of said court shall be unable to hold the same on the first day of a term, the clerk thereof shall have power to open said

court and adjourn it from day to day, until the judge shall be able to attend; and in such case all prosecutions, proceedings and matters pending in said court shall stand continued until such judge can hold said court.

Sec. 15. The clerk of said recorder's court may appoint a Deputy deputy, who, in the absence of said clerk, shall have all the powers and perform all the duties of said clerk.

Sec. 16. It shall be the duty of the city attorney to appear City attorand prosecute all criminal matters in said court; to collect of all fines and penalties imposed for offenses under this act, or any ordinance or regulation of the common council of said city, (which shall be reported in writing by the clerk of said court, at the close of each term thereof to said common council,) and immediately after their collection or receipt by the city attorney, shall be paid by him to the treasurer of said city. In all criminal cases under the general statutes, the recorder may, in his discretion, call upon the prosecuting attorney of St. Clair county, who shall in such cases appear and prosecute the same.

Sec. 17. The city of Port Huron shall be liable for all reason-City liable able costs and expenses, and board of prisoners, incurred in board. prosecutions for offenses in proceedings in said recorder's court, arising under this act, or any ordinance or regulation of the common council of said city; and the county of St. Clair shall be liable for all reasonable costs and expenses, and board of prisoners, incurred in prosecutions for offenses and proceedings in said court, arising under the general laws of this State; but if there be a conviction and sentence of confinement in any jail or house of correction of said city, for any offense now or hereafter punishable by imprisonment in the State prison, the expenses attending the confinement of the prisoner, after sentence, shall be paid by the State Treasurer semi-annually, on the certificate of the city clerk that such expenses have been incurred.

Sec. 18. The recorder shall be entitled to the sum of four Salary of dollars per day for each and every day in which he shall be recorder.

actually employed in all business connected with the trial of offenses under the general laws of this State, which shall be paid by the State Treasurer semi-annually, on the certificate of the mayor and city clerk, setting forth the number of days in which said recorder has been so engaged, and the amount which he is entitled to receive for such services. And the recorder shall also have the following fees: For deciding a

Fees.

cause on motion, two dollars; for trial, three dollars; for hearing petitions of railroad companies, five dollars; for making all necessary orders therein, and confirming the report of the commissioners or the verdict of the jury therein, five dollars.

The clerk of the recorder's court shall be paid by the city of Port Huron such salary as the common council may prescribe. Sec. 19. Any person liable to be imprisoned and confined under this act, or under any ordinance or regulation of the

Prisoners to be confined in county jail.

under this act, or under any ordinance or regulation of the common council of said city, may be so imprisoned or confined in the jail of St. Clair county, or in the house of correction at Detroit; and it shall be the duty of the keeper of said jail or house of correction, to receive and safely keep therein all persons thus subject to imprisonment or confinement, until legally discharged therefrom.

Jails and houses of correction.

Sec. 20. Every law of this State for the safe keeping of prisoners, for preventing or punishing their escape, or the aiding of them to escape, shall apply to any jail or house of correction established and provided under this act.

Punishment to be prescribed by council. Sec. 21. Punishments not herein prescribed for offenses against this act, and for offenses against the ordinances and regulations of the common council, shall be prescribed by said common council.

Defendants; how tried. Sec. 22. In all trials for offenses against any ordinance or regulation of the common council of said city, the person or persons on trial shall be tried by the court, unless he or they shall request to be tried by a jury. Juries shall be obtained, summoned, drawn and sworn as hereinafter provided.

Drawing of jurors.

Sec. 23. The assessor of said city, at the time herein appointed to review the assessment rolls in each year, shall se-

lect from them, when completed, a list of fifty persons to serve as jurors in all cases where juries may be required under this act, or any ordinance or regulation of the common couxcil; and the persons thus selected shall be qualified electors of the city of Port Huron, shall be of fair character, and sound judgment and understanding, and so far as practicable, such as were not actually drawn or did not serve as jurors during the preceding year. Said list shall be signed by said assessor, returned to the clerk of said recorder's court, and filed in his office. If said assessor shall refuse or neglect to return the list of jurors as above provided, the judge of the recorder's court shall have power to compel him to make such return. For every day that said assessor shall refuse or neglect to make such returns after the time prescribed in this section, he shall forfeit the sum of one hundred dollars.

Sec. 24. The clerk of said court, on receiving said list, shall clerk to file it in his office; shall write the names of the persons thus selected on separate strips of paper of the same size and appearance, as nearly as may be; shall fold up each of said slips of paper in the same manner, so as to conceal the name thereon, and deposit and preserve the same in a box to be called the jury-box, and the persons whose names are thus returned and deposited in said jury-box shall be liable to serve as jurors for one year, and until another list shall be selected, returned and filed with said clerk, and the names therein deposited in said jury-box in the manner aforesaid.

Sec. 25. Before depositing in said jury-box the names con-Ballots of preceding tained in a new list, the ballots deposited therein for the year to be preceding year shall be destroyed; and it shall be the duty of the judge of said court to attend and be present with the clerk when the ballots containing the names of the persons to serve as jurors are deposited in said jury-box, or taken out to be destroyed.

Sec. 26. At least ten days before any term of said court at Petit jury; which jury trials may be had as above provided, the clerk of said court shall draw from the jury-box the names of as many

persons as the judge of said court may deem necessary, not less than fourteen nor more than twenty-four, to serve as petit jurors in said court; and at least two days before such drawing the said clerk shall give notice to the judge of said court, and to the marshal, of the day and hour when such drawing shall take place.

Duty of judge and marshal to witness drawing Sec. 27. At the time so appointed it shall be the duty of said judge, and of the marshal of said city, or of some deputy marshal, to attend at the clerk's office and witness said drawing of jurors; and if neither said judge, marshal, or deputy marshal be present at the appointed time, the clerk may adjourn such drawing to some certain hour of the next day, of which adjournment he shall forthwith give notice to such judge and marshal.

Proceedings at time of drawing.

Sec. 28. If at the time first appointed for such drawing, or at the adjourned time therefor, either said judge, marshal or deputy marshal shall be present, the clerk shall proceed in such drawing as follows: he shall shake the jury-box so as fairly to mix the slips of paper deposited therein; he shall then draw from said box publicly, and in presence of the officer or officers attending, as many strips of paper containing the names of jurors written thereon as may have been ordered by said judge; and one of the attending officers shall keep s minute of such drawing, in which he shall enter the name on every strip of paper drawn before any other such strip be drawn; if, after drawing the whole number required, the name of any person shall appear to have been drawn who is insane or dead, or has removed from the city of Port Huron, to the knowledge of said clerk, or any attending officer, an entry of such fact shall be made on the minute of the drawing, the strip of paper containing his name shall be destroyed, and another name shall then be drawn in the place of that destroyed, and entered on the minute of the drawing; and like proceedings shall be had as often as necessary until the whole number of jurors required shall be drawn.

Sec. 29. The said minute of the drawing shall then be Minutes of the drawing signed by the clerk of said court and the attending officers, to be signed by the clerk in his office; and he shall immediately and filed. make out a venire facias, and deliver the same to the marshal of said city, which shall command him or any of his deputies to summon the persons therein named to be and appear in said court at the terms thereof for which they were drawn, to serve as petit jurors, and not depart the same until discharged, under such penalty as the court may impose.

Sec. 30. Such venire facias shall be served at least three days Venire before the term of the court therein specified, by giving perfacias. sonal notice to each person therein named, or by leaving a written notice at his place of residence, with some person of proper age; and return thereof shall be made to said court at its opening, specifying those who were summoned, and the manner in which such person was notified.

Sec. 31. Said court shall impose a fine on each person duly Neglect of summoned to attend as a juror, who shall, without reasonable jurors to cause, neglect to attend, not exceeding five dollars for each day's non-attendance and neglect; but all persons who, under the general laws of the State, are exempted, or may be excused from serving as jurors in the circuit courts, shall be exempted and may be excused from serving as jurors in said recorder's court.

Sec. 32. The clerk of said court shall destroy the ballots of Jurors all persons excused from serving as jurors on the ground of being exempted by law from such service; and the ballots of persons who did not appear and serve, which shall not have been destroyed, shall be returned to the jury-box.

Sec. 33. The ballots of persons who shall attend and serve Ballots; to be as jurors shall be enclosed by the clerk in an envelope, under preserved. seal, or deposited by him in a separate box and preserved; and if at any subsequent drawing of a jury a sufficient number of ballots shall not remain in the jury-box to furnish the number of jurors required, after having drawn all the ballots therein, the ballots preserved by the clerk as aforesaid shall be returned

by him to the jury-box, and drawn in like manner as required in section twenty-eight, until the required number of jurors is obtained.

Talesmen.

Sec. 34. Whenever, for any cause, petit jurors shall not have been drawn or summoned to attend any term of said recorder's court, or a sufficient number of qualified jurors shall fail to appear, such court may, in its discretion, order a sufficient number of petit jurors to be forthwith drawn and summoned to attend such court, or said court may, by an order to be entered upon its minutes, direct the marshal forthwith to summon so many good and qualified men of said city, to serve as such jurors, as the case may require.

Marshal to summon jury. Sec. 35. The marshal, on receiving a list of jurors drawn pursuant to the preceding section, or a copy of the order therein mentioned, shall proceed as soon as possible to summon such [jurors] forthwith to attend such court, and make return to said court of his doings, in the same manner as in the case of a venire facias.

Ibid.

Sec. 36. When there shall not be jurors enough present to form a panel in any case, said court may direct the marshal to summon a sufficient number of persons, having the qualifications of jurors, to complete the panel from among the by-standers or the neighboring [citizens,] and the marshal shall immediately summon the number so ordered, and return their names to said court.

In further proceedings the court to be governed as circuit courts.

Sec. 37. In all further proceedings touching jury trials, their incidents, and all matters connected therewith, said recorder's court shall be governed in the same manner as the circuit courts of the State, by the general laws the reof, which, so far as the same may apply, are hereby made applicable to said recorder's court, its officers, and all proceedings therein, subject to the provisi ons of this act.

Jury fees

Sec. 38. In all cases in which a jury shall be demanded, other than in the cases of offens es against the general laws of this State, the party demanding the same shall, before impan-

elling of the jury, pay the sum of three dollars to the clerk of said court.

Sec. 39. Every juror summoned to attend any term of said Fees of court shall be entitled to receive the same fees as jurors in the circuit court for similar services, which, in all cases of the trial of offenses against the general laws of this State, shall be paid upon the certificate of the clerk of said court by the county of St. Clair; and in all other cases, they shall be paid upon the certificate of the clerk of said court by the city of Port Huron.

Sec. 40. Said court shall have full power to punish for con-contempt of court by fine or imprisonment, or by both, in its discretion; but such fine shall not exceed twenty-five dollars, nor such imprisonment sixty days.

Sec. 41. Said recorder's court shall have power, from time Costs and to time, to establish the costs and fees of all the officers of said fees. court, which shall not exceed those established by law, and the rules and practice of the circuit court of the county of St. Clair for like services; and such costs and fees, together with the recorder's fees, shall be taken and made a part of the judgment, and levied and collected therewith.

Sec. 42. Said recorder's court shall have power and author-Executions, ity to, and may issue execution upon any judgment, fine or penalty entered by said court, and may levy and collect the amount of such judgment in the same manner as executions issued out of the circuit courts of this State. Such executions shall be made returnable in sixty days from the date thereof, and may authorize the taking of the body of the person against whom the execution runs, in all cases where such taking is authorized by the laws of this State, or executions issuing out of the circuit or other courts of this State, or by any ordinance of the city of Port Huron, for the violation of which such taking or arrest is authorized.

Sec. 43. Actions to recover any penalty or forfeiture for the violation of violation of any by-law or ordinance of said city, may be com-city ordinanced and prosecuted to judgment in the same manner as actions before justices of the peace are commenced and prose-

cuted to recover any penalty or forfeiture for a violation of any of the penal laws of this State.

Executions; how may be issued.

Sec. 44. Every execution for any penalty or forfeiture recovered for the violation of any by-law or ordinance of the said city, may be issued immediately on the rendition of the judgment, and shall command the amount to be made of the property of the defendant, if any such can be found, and if not, then to commit the defendant to the county jail of St. Clair county, or to the city jail for such time as shall have been directed by the ordinance of the common council.

Clerk to report to common council. Monday of February, in each and every year, make to the common council a report in writing, duly certified by him, showing the whole number of prosecutions in said court, classifying them by the name or description of the offenses; the whole number of prosecutions for offenses against this act, or of the ordinances or by-laws of the common council, classifying the same in like manner; the whole number of prosecutions, convictions, acquittals, cases dismissed and discontinued, and cases pending; the whole number punished by fines and penalties; the whole number punished by imprisonment and confinement, classified according to the place of confinement, and the whole number held to good behavior and to keep the peace, which report shall be published once in one of the city newspapers, to be designated by the common council.

Recorder to have pow-of judges of circuit

Sec. 46. The recorder shall have the power, and may exercise the jurisdiction, in all cases arising within the limits of the said city, which is now or may hereafter be conferred upon the judges of the circuit courts of this State, in the following cases, viz: In proceedings to recover the possession of land by chapter one hundred and fifty of the compiled laws of the State of Michigan, and also in cases of habeas corpus and certiorari; to inquire into causes of detention by chapter one hundred and fifty-nine of said compiled laws, and also such jurisdiction in cases of attachment against ships, boats and vessels, as circuit courts now have under chapter one hundred

and forty-nine of said compiled laws, and all acts amendatory thereto, and in the exercise of such jurisdiction shall be entitled to demand and receive the same fees for the services so rendered, as are now, or may hereafter be allowed to circuit court commissioners for like services.

Sec. 47. The provisions of this chapter shall go into effect When this chapter shall on the first Tuesday in May, eighteen hundred and sixty-nine, take effect. and not before.

CHAPTER VIII.

FIRE DEPARTMENT.

- Sec. 1. The common council shall procure fire engines, hose, Fire engines. hooks and ladders, and other apparatus and implements used for the extinguishment of fires, for each fire company, pay the expenses of keeping the same in necessary repair, have charge and control of the same, provide, fit and secure engine houses and other places for keeping and preserving the same, and purchase any real estate for the erection of engine houses.
- Sec. 2. The common council shall have power to organize Fire engine, hook, hose, ladder, axe, and other fire companies for the prevention and extinguishment of fires, and to dissolve or disband the same; to appoint a competent number of able inhabitants of the city of Port Huron firemen, to take the care and management of the engines, hose, ladders and other apparatus and implements used and provided for the prevention and extinguishment of fires; to prescribe the duties and powers of firemen, and fill (fire) companies, and make rules and regulations for their government, impose reasonable fines, penalties and forfeitures upon them for a violation of the same, and to remove them for incapacity, neglect of duty or misconduct.
- Sec. 3. There shall be a chief engineer and two or more Chief assistant engineers, who shall be appointed by the firemen assistants with the consent and confirmation of the common council, and whose powers and duties shall be prescribed by said council.

Fire-wardens

Sec. 4. The mayor, members of the common council, marshal and deputy marshals, by virtue of their offices, shall be fire wardens, and the common council may annually appoint one or more resident electors of each ward, fire wardens thereof, who shall hold office until removed, or their successors be appointed and qualified.

Power and duty of fire companies.

Sec. 5. Each fire company shall have power to appoint its own officers, make by-laws and regulations for its own government, not inconsistent with this act or the ordinances and regulations of the common council, and may impose and collect such fines for the non-attendance and neglect of duty of any of its members as may be prescribed by the by-laws and regulations of said company. And it shall be the duty of each fire company, subject to the control and regulation of the common council, to take the care and management of the fire engine, hose, hooks and ladders, and other fire apparatus or implements of such company, to keep the same in good and perfect repair; and upon any fire alarm, or breaking out of any fire within said city, it shall be the duty of each member of the fire company forthwith to repair to the engine-house of such company, and thence proceed without delay, with its engine, hose, or other fire apparatus and implements, to the place of such fire, and there use the same, and otherwise labor for the extinguishment of such fire, under the direction of the chief engineer or other officer present who may be empowered by the common council to give orders and directions at a fire in relation to the extinguishment thereof.

When shall meet. Sec. 6. It shall be the duty of each fire company to assemble once in each month, or as often as may be directed by the common council, for the purpose of working and examining its engine, hose, or other fire apparatus and implements, and putting and keeping them in perfect order and repair.

Power and duty of firewardens. Sec. 7. The fire wardens appointed for the several wards shall have power, at all reasonable times, and it shall be their duty to enter into and examine all the dwelling houses, outhouses, lots and yards in their respective wards, to ascertain

how ashes are kept, to direct full obedience to all ordinances of the common council in relation to the prevention of fire, and to report to the common council all infractions thereof; and the mayor, members of the common council, marshal and deputy marshals, acting as fire wardens, shall have the same power, and perform the same duties, within the limits of said city, which the appointed fire wardens may have and perform within the limits of their respective wards.

- Sec. 8. Every person whilst serving as a fireman, or who Firemen exshall have served as a fireman in said city for the term of five military er years, shall be exempted from serving as a juror, or from doing militia duty, except in cases of war, invasion or insurrection; a certificate of such service, under the seal of the corporation, signed by the mayor and clerk of the city, shall be in all courts and places evidence of such exemption. The engineers, assistant engineers, or fire wardens appointed for the several wards, and members of the engine, hook, hose, ladder and other fire companies lawfully organized, shall be deemed firemen of this city, within the meaning of this section.
- Sec. 9. The mayor and any member of the common council, officers may compel asengineer or fire warden, may order all the able-bodied persons sistance at present at a fill (fire) to assist and labor in the extinguishment thereof, and in the preservation of property; and may also order all persons present at a fire, not belonging to the fire department, or not lawfully employed in its service, or in the preservation and custody of property, to remove from the vicinity of such fire all property exposed by reason thereof.
- Sec. 10. Whenever any person shall refuse to obey any law-IDIG ful order of the mayor, any member of the common council, engineer or fire warden at any fire, it shall be lawful for the officer giving such order to arrest, or to direct, orally, the marshal, any deputy marshal, constable, policemen, or any citizen to arrest such person and confine him temporarily until such fire be extinguished; and such officer or any of them may arrest and place in temporary confinement any person at such fire who shall be intoxicated or disorderly.

Duty of marshal, etc., at
the marshal, deputy marshal, constable or appointed fire wardens shall immediately repair to the place of such fire, with
their staves, and aid and assist in extinguishing such fire, and
in removing, securing, preserving or preventing any goods or
any other property exposed by reason of such fire; and shall,
in all respects, be obedient to the lawful orders of the mayor,
any member of the common council or engineer present.

Fire companies; organization of, continued.

Sec. 12. Engine house, hose, hook and ladder, and other fire companies now organized within the city of Port Huron, shall be continued in their organization until dissolved or disbanded, and the present firemen, fire engineers and fire wardens of said city are hereby continued in office until removed; but said companies, firemen and fire engineers shall in all respects be governed by this act in respect to their powers, duties, liabilities and term of office, and by the ordinances, rules and regulations of the common council, made pursuant to the provisions of this act.

CHAPTER IX.

PUBLIC HEALTH.

Board of health. Sec. 1. It shall be the duty of the common council of said city to appoint a board of health once in each year for said city, to consist of not less than three nor more than seven persons, and [a] competent physician to be the health officer thereof.

Powers and duties of.

Sec. 2. The said board of health shall have power, and it shall be their duty to take such measures as they shall deem effectual to prevent the entrance of any pestilential or infectious disease into the city; to stop, detain and examine, for that purpose, every person coming from any place infected, or believed to be infected with such a disease; to establish, maintain and regulate a pest-house or hospital, at some place within the city, or not exceeding three miles beyond its limits or bounds; to cause any person not being a resident of the city,

or if a resident of the city, who is not an inhabitant of this Ibid. State, who shall be, or be suspected of being infected with any such disease, to be sent to such pest-house or hospital if the health physician and two other physicians of the city, including the attending physician of the sick person, if he have one, shall certify that the removal of such person is necessary for the preservation of the public health; to remove from the city or destroy any furniture, wearing apparel, or goods, wares or merchandise, or other articles or property of any kind, which shall be suspected of being tainted or infected with any pestilence, or which shall be or be likely to pass into such a state as to generate and propagate disease; to abate all nuisances of every description which are or may be injurious to the public health, in any way, and in any manner they may deem expedient; and from time to time to do all acts, make all regulations, and pass all ordinances which they shall deem necessary or expedient for the preservation of health and the suppression of disease in the city, and to carry into effect and execute the powers hereby granted.

Sec. 3. The captain, master, or person in charge of any Persons sick steamboat, or other craft or vessel which shall enter the city, tious disease having on board thereof any person sick of any malignant brought into the city. fever, or other pestilential or infectious disease, shall be guilty of a misdemeanor, punishable by fine or imprisonment, unless the person so diseased became so on the way and could not be It shall be the duty of such captain, master, or person in charge, within two hours after his arrival, to report, in writing, to the mayor, or some health officer, the fact of such sick person's being on board, and the name, description and location of his craft; and he shall not permit such sick person to land or be landed, until the board of health, or some member thereof, shall give permission for that purpose; and any neglect or violation of these provisions, or of any or either of them, shall be a misdemeanor, punishable with fine and imprisonment.

Ibid.

Sec. 4. The owner, driver, conductor, or person in charge of any stage-coach, railroad car or other public conveyance which shall enter the city, having on board any person sick of a malignant fever, or pestilential or infectious disease, shall, within two hours after the arrival of such sick person, report, in writing, the fact, with the name of such person, and the house or place where he was put down in the city, to the mayor or some member or officer of the board of health; and any and every neglect to comply with these provisions, or any of them, shall [be] a misdemeanor, punishable with fine or imprisonment, or both.

Infected property not to be brought into the city.

Sec. 5. Any person who shall knowingly bring, or procure or cause to be brought into the city, any property of any kind tainted or infected with any malignant fever, or pestilential or infectious disease, shall be guilty of misdemeanor, punishable by fine or imprisonment, or both.

Power of board of health. Sec. 6. The board of health shall have power, by an order in writing for that purpose, to be served on the captain, master, or person in charge of any steamboat or other vessel or craft, or any owner or consignee thereof, if such boat, craft or vessel be by them suspected to have on board any infected or diseased person or property, to require such boat or vessel not to enter the city, or to remove to some certain distance, not exceeding three miles from the city; and every such captain, master, person in charge, consignee or owner, who shall be served with such order shall be guilty of misdemeanor, punishable with fine or imprisonment, or both, if such boat, vessel or craft shall enter the city in violation of such order, or shall not be removed according to the tenor of such order within a reasonable time, not exceeding three hours after the service of such notice.

Sick strangers to be reported to board of health. Sec. 7. Every keeper of an inn, or boarding-house, or lodging-house in the city, who shall have in his house at any time, any sick traveler, boatman or sailor, shall report the fact, and the name of the person, in writing, within six hours after he came to the house or was taken sick therein, to the mayor, or some officer or member of the board of health; every physician in the city shall report, under his hand, to one of the officers above named, the name, residence and disease of every patient whom he shall have sick of any infectious or pestilential disease, within six hours after he shall have visited such patient. A violation of either of the provisions of this section, or of any part of either of them, shall be a misdemeanor, punishable by fine or imprisonment, or both, the fine not to exceed one hundred dollars, nor the imprisonment six months.

Sec. 8. All fines imposed under the last five sections shall Fines to be paid into the city, and when collected, shall be paid into the treasury. city treasury, and be devoted to the maintenance and support of the pest-house, or of any hospital that may hereafter be established by the city.

Sec. 9. The common council shall have the power to pass By-laws and and enact such by-laws and ordinances as they, from time to time, shall deem necessary and proper, for the filling, draining, cleansing, cleaning and regulating any grounds, yards, basins, slips or cellars within the said city, that shall be sunken, damp, foul, incumbered with filth and rubbish, or unwholesome, and for filling or altering and amending all sinks and privies within said city, and for directing the mode of constructing them in future, and to cause all such work as may be necessary for the purpose aforesaid, and for the preservation of the public health and the cleanliness of the city, to be executed and done at the expense of the city corporation, on account of the persons respectively upon whom the same may be assessed, and for that purpose to cause the expenses thereof to be estimated, assessed and collected, and the lands charged therewith to be sold in case of non-payment, in the same manner as is prowided by law with respect to other public improvements within said city; and in all cases where the said by-laws or ordinances shall require anything to be done in respect to the property of several persons, the expenses thereof may be included in one assessment, and the several houses and lots in respect to which such expenses shall have incurred, shall be briefly described in the manner required by law in the assessment roll for the gen-192eral expenses of the city; and the sum of money assessed to each owner or occupant of any such house or lot, shall be the amount of money expended in making such improvements upon such premises, together with a ratable proportion of the expenses of assessing and collecting the moneys expended in making such improvements.

council

Dilapidated buildings to be torn down any building, fence, or other erection of any kind, or any part thereof, is liable to fall down, and persons or property may thereby be endangered, or when any building shall, by neglect of the owner thereof, become dilapidated and untenable, and shall have been declared a nuisance, they may order any owner or occupant of the premises on which such building fence, or other erection stands, to repair the same, or to take down the same or any part thereof, within a reasonable time, to be fixed by the order, or immediately, as the case may require, or may immediately, or in case the order is not complied with, cause the same to be taken down at the expense of the city, on account of the owner of the premises, and assess the expense on the land on which it stood. The order, if not immediate in its terms, may be served on any occupant of the premises, or be published in the city paper, as the common council may direct.

Clerk of the board of health.

Sec. 11. The said board of health shall have the power to appoint a clerk, whose duty it shall be to attend the meetings thereof, and to keep a record of its proceedings; and such record, or a duly certified copy of the same, or of any part thereof, shall be prima facie evidence of the facts therein contained, in any court or before any officer. The compensation of the clerk of said board shall be fixed by said board of health, by and with the consent of the common council, and such compensation shall be paid in the same manner as the other expenses of said board.

Compensat'n

Sec. 12. The members of said board of health shall receive such compensation for their services as the common council shall deem reasonable, to be paid from the general contingent fund of said city.

CHAPTER X.

EDUCATION.

- Sec. 1. The city of Port Huron shall be considered as one school district, and hereafter all schools organized therein pursuant to this act shall, under the direction and regulations of the board of education, be public and free to all children within the limits thereof between the ages of five and twenty years, inclusive, except as hereinafter provided.
- Sec. 2. There shall be elected by the common council at its school inspectors first regular meeting in May, or at such time as said meeting shall be adjourned to, in addition to those now in office, a sufficient number of school inspectors to make the whole number two for each ward, to be distributed equally, whose terms of office shall be so arranged that two of the whole number shall go out of office each year; and annually thereafter said council shall elect two school inspectors, who shall hold their office for the term of four years, and until their successors are elected and qualified.
- Sec. 3. The school inspectors, together with the mayor, who Board of is declared to be ex officio school inspector, shall be a body corporate by the name of the "board of education of the city of Port Huron," and in that name may be capable of suing and being sued, and of purchasing, holding, selling and conveying real and personal property, as the interest of said public schools may require, and shall also succeed to and be entitled to demand all moneys and other rights belonging to or in possession of the board of school inspectors, or any member thereof, any and all real or personal property or other rights in any way belonging or pertaining to the schools of said city; and the clear proceeds of all such property which may come into the possession of said board, as last aforesaid, shall be expended by and disbursed under the authority of said board of education for the support of said schools.

Quorum of,

Sec. 4. A majority of all of the members of said board shall constitute a quorum, and said board may meet from time to time at such place in said city as they may designate. They may elect any one of their own number president, and in his absence may choose one of their number president pro tempore. The clerk of the city shall be clerk of said board; in his absence the board may appoint a clerk pro tempore.

Sec. 5. No school inspector shall receive compensation for

To receive no compensation.

his services; and any person chosen as a school inspector, who shall neglect or refuse to serve shall be deemed to have resigned, and the common council shall fill the vacancy caused

thereby, upon notice from the board to the council.

Rules and regulations.

Sec. 6. The said board of education shall make all needful rules and regulations relative to its proceedings, and punish by fine not exceeding five dollars for each offense, any member of the board who may, without sufficient cause, absent himself from any meeting thereof, to be recovered as they may direct, and such fines and all others recovered by said board, shall go into the library fund. Said board shall also have full power and authority to erect or purchase school-houses; to apply for and receive from the proper officer all moneys appropriated for primary schools and libraries in said city; to make by-laws relative to taking the census of all children in said city between the ages of five and twenty years; relative to making all necessary reports and transmitting the same to the proper officers. as designated by law, so that said city may be entitled to its proportion of the primary school fund; relative to visitation of schools; relative to the length of time schools shall be kept which shall not be less than three months in each year; relative to the examination and employment of teachers, their powers and duties; relative to the regulation of schools and the books to be used therein; relative to the appointment of necessary officers, and prescribe their powers and duties, and relative to anything whatever that may advance the interest of education, the good government and prosperity of public schools in said city, and the welfare of the public concerning

he same. Said board shall also have authority to establish a igh school in said city, and to fix the price and rates of tuion therein to be paid by the scholars therein, their parents r guardians, the mode of enforcing payment thereof and the same of collecting the same, and also to appoint a superinment of the public schools, under the charge and direction f said board, with such salary and with such powers and uties as shall be prescribed or determined by said board of lucation.

Sec. 7. The said board of education is hereby authorized from Board may me to time, on such terms as they may deem proper, to bormoney. Dw money, not exceeding in all at any time the sum of ten nousand dollars, including what has been borrowed and then notstanding, unless the electors of said city, at a meeting alled for that purpose, vote a larger sum, (such meeting may a called by the board of education, and so conducted as to set a fair expression of the electors present,) in which case cans may be made and bonds issued to the amount so voted, he arate of interest not exceeding ten per cent., in such form and executed in such manner as the board may direct, for the arpose of purchasing real and personal property, and for the rection and completion of such buildings as the interests of aid public schools may require, and for no other purpose.

The board of education is hereby authorized from the section and completion of such buildings as the interests of aid public schools may require, and for no other purpose.

Sec. 8. The faith and property of said board, and also the Bonds to be a charge upith and property of the city of Port Huron shall be and re- on property
ain pledged for the full payment of all bonds heretofore and
nat may hereafter be issued, and all moneys borrowed by the
ithority of said board under or by authority of this act.

Sec. 9. It shall be the duty of the board of education, when-Payment of rer they shall borrow any money under the provisions of this interest, etc. 2t, annually to appropriate a sufficient sum out of any money hich may come into their hands, to pay the interest upon the ame; and also an annual sum equal ten per cent. upon the nount so borrowed, to be invested under the direction of said pard, in bonds of said city, or of the State of Michigan, or of

the United States, bearing interest, at such prices as the same can be purchased, to accumulate as a sinking fund for the payment of the principal of the sum so borrowed; both of which said appropriations shall take precedence of all others, or the said board may appropriate said amount to the payment or redemption of the bonds that may be or have been issued in accordance with this act.

School tax.

Sec. 10. The common council of said city are hereby authorized, once in each year, to assess and levy a tax on all the real and personal property of said city, according to the city assessment rolls for that year, which shall not exceed five dolars for every child in said city, between the ages of five and twenty years, the number of children to be ascertained by the last report on the subject on file in the office of the clerk of the county of St. Clair, or in the office of the secretary of said board of education, and certified by the president thereof, and the said tax shall be collected in the same manner as the moneys raised to defray the expenses of said city; all such money shall be disbursed by authority of said board, for the maintenance and support of said schools, and for no other purpose.

Sec. 11. The treasurer of said city shall be the treasurer of Treasurer of Sec. 11. The treasurer of said city snam be the treasurer we the city to be treasurer said board; he shall keep all moneys belonging to said board separate from the moneys belonging to the corporation of said city; and he shall not pay out or expend said moneys except upon warrants of the board.

School taxes other city

Sec. 12. All taxes which may be assessed and levied by the to be distin-guished from common council of said city, under authority of this chapter, shall be set forth in the assessment roll of said city in a sepsrate column, apart and distinguished from all other city taxes; and the collector of said city shall collect said taxes in money, and said collector shall not be required or permitted to receive in payment of said taxes, any liabilities or evidences of debt against said city.

Purchase of school

Sec. 13. The common council of said city is hereby authorized to levy and collect a tax, not exceeding three thousand dollars in any one year, to be expended in purchasing necessary lots, and the erection of a school-house or houses, with the necessary out-buildings, for the use of the public schools thereof, or in repairing or rebuilding any school-house: Pro-Proviso. vided, Such tax, when collected, shall be under the control of said board of education, and the title to all property purchased shall vest in them; but the proceeds of such tax shall be applied exclusively to the purposes for which the same was levied.

Sec. 14. The collector and treasurer shall, before they enter collect'r and treasurer to on their duties under this chapter, enter into such bonds to give bonds. the board of education, and with such sureties as may be directed by them, conditioned for the faithful discharge of their respective duties.

Sec. 15. The collector shall take a receipt from the treasurer Duty of for all money paid over by him, and file the same with the clerk of said board; at the time of making his final return, he shall make a report to said board, stating the amount of school tax, the amount collected, and the amount returned by him to the common council as unpaid or uncollected. And if any collector shall neglect or refuse to pay to said treasurer the sums of money required by his warrant, or to account for the same as unpaid, at the time and in the manner required by law, the recorder of said city, or the president of the board of education, shall forthwith issue a warrant under his hand, directed to the sheriff of said county, commanding him to levy such sum as shall remain unpaid and unaccounted for, together with his fees for collecting the same, of the goods and chattels, lands and tenements of such collector and his sureties, and to pay the same to the treasurer, and return such warrant within twenty days after the date thereof.

Sec. 16. The said board of education shall annually, in the Board to month of May, publish in the official newspaper of the city, a nual report report containing the number of pupils instructed therein the year preceding, the several branches of education pursued by

LAWS OF MICHIGAN.

them, and the expenditures for all things authorized by this chapter, during the preceding year.

District library.

Sec. 17. A district library shall be established by said board of education, and, for the increase of the same, the common council are authorized annually to levy a tax on the real and personal property within said city, of a sum not exceeding one hundred dollars, which tax shall be levied and collected in the same manner as other moneys authorized to be raised for the use of said schools.

Vacancy in office of sch'l inspector.

Sec. 18. The office of school inspector shall be deemed vacant only in case of the death or removal from the city of the inspector elected, and in case of refusal or neglect to serve as such inspector.

Sessions of board.

Sec. 19. The board of education shall hold regular sessions at such times as they shall by resolution determine, which meetings shall be held at the common council room in said city, and they may adjourn regular sessions from time to time as may be deemed expedient, and may hold special meetings when necessary.

CHAPTER XL

OPENING, ALTERING AND CLOSING STREETS.

Common council may lay out streets, etc.

Sec. 1. The common council of the city of Port Huron shall have full power to lay out, establish, extend, widen, straighten, alter, close, vacate, or abolish any highways, streets, avenue, lanes, alleys, public grounds or spaces in said city, whenever they shall deem it a necessary public improvement, and private property may be taken therefor; but the necessity for using or taking such property, the just compensation to be made for the same, and the damages arising to any person from the making of said improvement shall be ascertained by a jury of twelve disinterested freeholders residing in said city.

Proceedings when private property is taken.

Sec. 2. Whenever the common council shall deem any such improvement necessary, they shall so declare by resolution, and in said resolution shall describe the contemplated improvement,

and if they intend to take private property therefor, they shall Ibid. declare such intention and describe such property in said resolution, with particularity sufficient for an ordinary conveyance thereof, and further declare that they will, on some day to be named in said resolution, apply to the recorder's court of said city for the drawing of a jury to ascertain the necessity for using the property intended to be taken if it be intended to take any for such improvement, to ascertain the just damages or compensation which any person may be entitled to if such intended improvement be made, and to apportion and assess such damages and compensation to and upon all lots, premises, and subdivisions thereof which will be benefited by such improvement; and the time to be named for applying to said court shall be on a day subsequent to the required publication of such notice or resolution.

Sec. 3. The common council shall give notice of the intended Notice to be given in off. improvement, and of their intended application to said court, cial paper. by causing a copy of said resolution, certified by the clerk of the city, to be published for four successive weeks in the official newspaper for the city, and one other newspaper published in said city, if there be one; and the marshal [shall] also give notice Notice to be of said resolution by delivering a notice thereof, with a copy owner, of the same annexed, to the owner or owners or agent of any private property intended to be taken, if they can be found in said city, which notice shall be directed to them, or if they cannot be found, by leaving the same at their place of residence, in said city, with some person of proper age. If they or their place of residence cannot be found, and such property be occupied, said notice and copy of such resolution shall be served by delivering the same to the occupant or occupants, or by leaving the same at their place of residence within said city with some person of proper age; but if the owner or owners or agents of such property, or their place of residence cannot be found, and it be not occupied, but they, their place of residence, and that of the occupant or occupants cannot be found, or if the owner or owners, occupant or occupants be un-193_

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known, or non-residents of said city, then in either of such cases notice of such resolution may be given by posting the copy of said resolution in some conspicuous place upon the property intended to be taken. The marshal shall give notice of said resolution as above directed, and make return of his doings, of his manner of giving said notice, as soon as practicable after the passage thereof, which return shall be made to said recorder's court, at least six days before the day appointed in said resolution for hearing of said application; and all persons interested therein, after notice given in the manner aforesaid, shall take notice of, and be bound by all subsequent proceedings without any further notice, except as herein otherwise provided.

Sec. 4. The clerk of the city shall deliver to the city attor-City attorney to make application to the recor-

ney a certified copy of the said resolution of the common counder's court. cil, whose duty it shall be to appear in said court and make the application therein referred to, and conduct all further proceedings thereon in behalf of the common council.

Marshal to make list of

Sec. 5. Upon the day designated in said resolution, or some other day to be appointed by the court, and on filing a copy of said resolution, and an affidavit showing the required publication thereof, the marshal shall attend the court and write down the names of twenty-four disinterested freeholders residing in said city, and who shall be approved by the court such disinterested freeholders and residents, and as qualified to serve.

Summoning of jury.

Sec. 6. Said court shall then issue a writ of summons, commanding the marshal to summon the said twenty-four persons to be and appear in said court to serve as jurors, on some day to be named therein, which shall not be less than seven days after the issuing thereof. The marshal shall serve such summons at least three days before the return day thereof and make return in the same manner as in the case of summons for petit jurors of said court; and the persons thus summoned shall be bound to attend said court and serve until discharged, and said court shall impose upon them a fine not exceeding five dollars for each day's non-attendance in court or neglect to serve; but they may be exempted and excused by the court from serving, for the same reasons which petit jurors may be exempted or excused.

Sec. 7. The names of the jurors in attendance, and who do prawing for not claim to be exempted, or who are not excused from serving, shall then be written by the clerk of the court on separate pieces of paper, of equal size and appearance as near as practicable, and be deposited by him in a box having a lid or cover. He shall then shake said box so as thoroughly to mix said slips of paper, and shall then draw impartially, openly, and in the presence of the court, so many of the slips of paper or ballots containing names written thereon, one after another, as shall be sufficient to form a jury. The right of challenge shall be allowed as in civil cases under the laws of this State.

Sec. 8. If, in consequence of jurors being exempted, excused Proceedings or set aside, there shall not be in the box any ballots, or a sufficient number of ballots from which to draw a jury, the marshal drawn shall forthwith, under the order of the court, summon such number of persons as the court shall deem necessary, and may order to be and appear in said court to serve as jurors, and the persons thus summoned shall be returned, be bound to attend said court and serve, and be competent to form the jury in the same manner and to the same effect as those first summoned.

Sec. 9. The twelve persons who shall appear as their names Jury to be are drawn and called by the clerk, or who are called by him when all the ballots shall be drawn from the box, and shall be approved by the court as qualified, shall be the jury, and sworn to discharge their duties faithfully and according to the best of their abilities. Said court shall then instruct said jury as to their duty, and the law applicable to the case, and deliver to them a copy of the resolution of the common council as filed in said court, certified by the clerk of said court; and the city attorney shall give said jury legal advice and counsel concerning their duties, whenever requested.

Jury to examine premises to be taken.

Sec. 10. The jury shall go to the place of the intended improvement, and upon or as near as practicable to any property intended to be taken, and described in said resolution, or as the case may be, which will be damaged or benefited if the intended improvement be made.

To ascertain necessity for using property, and assess damages.

Sec. 11. Said jury shall then ascertain the necessity for using the property intended to be taken, if it be intended to take any for such improvement, and if they shall find in the affirmative, they shall next determine the just damages or compensation to be paid to the owner or owners of any property intended to be taken for, or that may be damaged by the intended improvement, and award to the owner or owners thereof such damages as they shall deem just. In estimating such damages any direct or peculiar benefit or increase of value accruing therefrom to land of the same owner adjoining to or connected with the land taken and forming part of the same parcel or tract, shall be considered by said jury and allowed by way of set off. If such property shall be subject to a valid mortgage, lease and agreement, or either, and such facts shall be made to appear to the jury, then said jury shall apportion and award to the owners of said property, the parties in interest to such mortgage, lease and agreement, or either of them, such portions of the damages and compensation as they shall deem just; and in all cases where any such damages shall be awarded, except for the laying out, establishing, opening, widening, altering or vacating any alley or alleys, such damages shall be payable out of the city treasury, and the means therefor shall be raised from time to time, as may be necessary, with the general city taxes.

Opening, widening, or vacating alleys.

Sec. 12. In case of the laying out, establishing, opening, widening, altering or vacating an alley or alleys, said jury shall further proceed to apportion the total damages or compensation to be paid for the proposed improvement among the lots of land, premises or subdivisions thereof, within the block in which the alley in question is situated and which will be benefited by the proposed improvement, apportioning and assessing

the same upon the said lots, premises and subdivisions thereof, as near as may be, in proportion as the same will be benefited by said improvement. The word "alley," as used in this chapter, shall be construed to mean only those ways or passages which bisect or divide the interior of a block. No alleys shall be opened except upon petition of the owners of the majority of the lots on the block or blocks to be intersected thereby, and upon security being given to indemnify the city against the expenses of opening said alleys.

Sec. 13. Said jury after completing the aforesaid duties shall Jury to then make in writing and each shall sign a report to said court of their doings, enclose the same in a sealed envelope, and file it in the office of the clerk of said court within thirty days after they were sworn.

Sec. 14. In cases where said jury shall find such improve-contents of ment to be necessary, they shall state in their report the just damages and compensation ascertained and awarded by them to the owners of any private property, or to any person claiming any interest therein by virtue of a valid mortgage, lease or agreement to which said property may be subject, together with the names of such owner or claimant, if known, and a description of the property intended to be taken. In case any damage and compensation be awarded to any person claiming an interest in such property by virtue of a valid mortgage, lease or agreement to which such property may be subject, it shall be sufficient to state further in such case the name of the claimant, the date of such mortgage, lease or agreement, or assignment thereof, if there be any, by virtue of which such claimant has an interest in the property intended to be taken.

Sec. 15. Said jury shall also, in the case provided by section Ibid. twelve, state in their report what portions in amount of the total ascertained damages and compensation they have apportioned to and assessed upon any lot, premises or subdivision thereof which will be benefited by the intended improvement, together with the names of the owners thereof, if known, and a description of the same, and also what portion, if any, of the

ascertained damages and compensation they have apportioned and assessed to the city of Port Huron in the case above provided for.

Court may confirm the report.

Sec. 16. Said report may be confirmed by said court at any term thereof, and the court shall appoint some day when it shall consider said report, and objections against the confirmation thereof on the part of all persons interested therein, whereof the city attorney shall give notice by publishing the same in the official newspaper of said city, and in one other newspaper published in said city, for two successive weeks; and he shall file in said court an affidavit of such publication before the time appointed for considering said report. Said objections shall be filed with the clerk in writing, but may be argued; and the consideration of said report and objections may be adjourned from time to time, until said report be confirmed or otherwise disposed of, as herein provided.

Report not to be annulled for objections as to matters of form.

to matters of form; all objections shall be objections of law, and to matters of substance, but the damages and compensation to be paid to any person, or the portions thereof apportioned to and assessed upon any lot of land, premises or subdivision thereof, may be inquired into, if objected to as being excessively large or small.

Sec. 17. Said report shall not be annulled for objections as

Objections

Sec. 18. If no objections be filed, said report shall be confirmed; but if objections be filed, said court, after considering the same, shall, in its discretion, confirm or annul said report, or may refer it back to the same jury, for the purpose of reviewing all matters, and correcting all errors therein contained, and making any alteration thereof which said court may direct, or said jury may deem just and necessary; and thereon said jury shall review, correct or alter said report in manner aforesaid, and shall return and file the same with the clerk of said court within five days after said report was referred back to them as aforesaid, and thereupon said court shall confirm or annul said report.

Sec. 19. If said report be annulled, or the jury cannot agree, Proceedings or from death, sickness, or other cause shall fail to make a report is made port within the thirty days required above, the court may, on the application of the city attorney, designate some day in term when another jury may be had; and such jury shall be obtained, drawn, summoned, returned, bound to attend and serve, have the same qualifications, be sworn, and when sworn have the same powers and duties as the first jury. The same proceedings after they are sworn shall be had by them, and by and in said court, as provided for above after the first jury is sworn.

Sec. 20. If any juror, after being sworn, shall die, or from Substitutes may be ap sickness be unable to discharge his duties, the court may appointed by point another person to serve in his place, who shall be sworn, and shall have the like qualifications, powers and duties as those already sworn.

Sec. 21. Any person to whom damages and compensation Appeals. may be awarded for any of his property intended to be taken, or on account of the intended improvement, or to and upon whose property any portion of such damages and compensation may be apportioned and assessed, considering himself aggrieved, may appeal from the judgment of the recorder's court confirming the report of the jury, to the supreme court, by filing in writing with the clerk of said recorder's court, a notice of such appeal and specification of the errors complained of, within five days after the confirmation, and serving within the same time a copy of said notice and specifications of errors on the city attorney, and filing a bond in said recorder's court, to be approved of by the recorder, conditioned for the prosecution of the said appeal and the payment of all costs that may be awarded against the appellant, in case the judgment of confirmation of the recorder's court be affirmed.

Sec. 22. In case of appeal as above, it shall be the duty of clerk to transmit the clerk of said recorder's court, forthwith, or as soon as copy of proceedings to practicable, to transmit to the supreme court a certified copy supreme court.

of all the proceedings in the case, which may be filed in the office of any clerk of said court.

Sec. 23. The supreme court, at any term thereof, shall, with cide appeals. the least practicable delay, hear and try the matter of said appeal, and may affirm or reverse the judgment of the recorder's court confirming the report of the jury, but the same shall not be reversed for matter of form, nor for any errors except errors of law, and only in regard to the appellant or appellants. The court shall give judgment for reasonable costs and expenses in the matter of said appeal, and the proceedings thereon to be taxed. And all costs and expenses awarded to the city of Port Huron, in case of affirmation, shall be applied on and deducted from the damages and compensation if any, to be paid to the appellant and appellants.

Errors to be corrected by recorder's court.

Sec. 24. If there be a reversal for any errors which it is practicable for the recorder's court or said jury to correct, with due regard to the public interests and rights of individuals, the proceedings shall be remanded to said recorder's court, with direction that such error be corrected. Said recorder's court, at any term thereof, or (as the case may be) said jury, under the direction of said court, shall correct such error, and thereupon the report of the jury shall be affirmed by said recorder's court, without any further right of appeal.

Annulment

Sec. 25. In every case of annulment of the report of the jury by the recorder's court, or reversal by the supreme court. the common council, in behalf of said city, may, by resolution, elect to pay the damages and compensation claimed by, or the assessment made upon the property of the objector, appellant or appellants. On filing a certified copy of said resolution in the recorder's court, within twenty days after the annulment or reversal, the report of said jury shall be reviewed and confirmed by the recorder's court, as to all persons interested therein except the objector, appellant or appellants, and without further right of appeal. If the common council do not elect as above provided, all the proceedings shall be null and void, and no further proceedings shall be had, except in case

of a reversal, where the proceedings may have been remanded to the recorder's court for the correction of errors; in which case, such errors shall be corrected, and the report of the jury confirmed as above provided.

Sec. 26. If the report of the jury be confirmed by the re-Confirmation corder's court in any case above provided for, or if judgment court to be of comfirmation be affirmed on appeal to the supreme court, such confirmation shall be final and conclusive as to all persons interested therein, and the damages and compensation apportioned to and assessed upon any lot of land, premises or subdivision thereof, according to said report as confirmed, shall be a lien thereon from the time of the aforesaid confirmation until they are paid and satisfied.

Sec. 27. When the report of the jury shall have been thus Certified finally confirmed, or the judgment of confirmation affirmed copy of report to be by the supreme court, the clerk of the recorder's court shall clerk's office prepare a certified copy, under the seal of the court, of the report of the jury as confirmed by the recorder's court, and of the order of the court confirming the same, and the clerk shall file said certified copy in the office of the clerk of the city, who shall record the same at length in a book to be provided, used and known as a book of street records. Such certified copy, such record, or a like copy made and certified by the clerk of the recorder's court, shall, in all courts and places, be presumptive evidence of the matters therein contained, and of the regularity of all the proceedings, from the commencement thereof to the order of the court confirming the report of the jury; the common council to take possession of the premises for the uses for which they have sought to take the same.

Sec. 28. The amounts apportioned to and assessed upon all Collection of lots of land, premises or subdivisions thereof, for the benefits they will receive, shall be paid to the treasurer of said city in case of confirmation of the report of the jury, as above provided, or in case the judgment of confirmation be affirmed by the supreme court, and may be collected; and said lots, premises or subdivisions thereof, may be sold therefor in the

same manner as in the case of collection or sale for assessments to pay costs and expenses of paving streets.

Compensat'n tendered to owner.

Sec. 29. Within sixty days after the confirmation of the report of the jury, or after the judgment of confirmation shall, on appeal, be affirmed, the common council shall pay or tender to the respective persons the several amounts of damages and compensation awarded to them, according to the report of the jury as confirmed or elected, as above provided for, to be paid by the common council; and in case any person shall refuse, the same be unknown, or a non-resident of said city, or for any reason incapacitated from receiving his or her amount, or the right thereto be disputed or doubtful, the common council may deposit the amount awarded in such case, or elected to be paid by the common council, in the treasury of the city, to the credit of any person entitled thereto, and shall, on demand, pay the same over to any person competent and entitled to receive it.

Common council may enter upon possession.

Sec. 30. Upon such payment, tender, or deposit in the city treasury, the same shall become a public highway, and the common council may enter upon, take possession, or convert the same to the uses and purposes for which it has been taken. A certificate of the city treasurer of such tender, payment or deposit, or record thereof in the book of street records, or certified copy of such records, shall, in all courts and places, be presumptive evidence of the facts therein stated, of the vesting of the fee of the property taken in the city of Port Huron, and of the right of the common council to take possession of and convert the same to the uses for which it has been taken.

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Sec. 31. In all cases where any real estate subject to any Lease, etc., Sec. 31. In all cases where any real estate subject to any discharged on confirmal lease or agreement shall be taken as aforesaid, all the covenants and stipulations contained therein shall cease, determine and be discharged upon the final confirmation of the report of the jury, or upon the affirmation by the supreme court of the judgment of confirmation. If a part only of such real estate be taken, said covenants and stipulations shall cease, determine and be discharged only as to such part; and the recorder's

court, upon the application of any party in interest to such Ibid. lease or agreement, and after a notice thereof of eight days, in writing, to the other parties in interest, may appoint three disinterested residents and freeholders of said city, commissioners, to determine the rents and payments to be thereafter paid, and the covenants, stipulations or conditions thereafter to be performed under such lease or agreement, in respect to the residue or part of such real estate not taken. Said commissioners shall, before entering on their duties, take and subscribe an oath, to be administered by the court, faithfully to discharge their duties, which oath shall be filed in said court. Said three commissioners shall make and sign a report, in writing, of their doings, to said court, which shall be filed therein within thirty days after their appointment; and said report, on being confirmed by the court, shall be binding and conclusive on the parties in interest to such lease or agreement.

Sec. 32. The common council shall pay said jury such com-compensation for their services as they may deem just, and they shall have power to abandon or discontinue proceedings under this chapter in such recorder's court at any time before the final confirmation of the report of the jury; and after the final confirmation of the report of the jury, the common council shall, by a majority vote of the aldermen elect, decide whether they will pay the same or not; and if they decide not to pay the same, all further proceedings shall be abandoned, but said council shall pay all costs which have accrued to such time.

Sec. 33. For the purpose of introducing a greater uniformity Board of in the laying out the land in said city into public streets and upon the blocks, and to restrain persons from laying out such streets city. and blocks in a manner prejudicial to the interests of said city, there shall be constituted a board of commissioners upon the plan of the city, consisting of three persons, to be appointed by the common council on the nomination of the mayor; and no land within the limits of said city shall be laid out into blocks and public streets without the consent and approval of a majority of said commissioners in writing, entered upon a plan of

Proviso.

General fund,

Contingent

said land so laid out, which plan, duly acknowledged, and with said approval in writing thereon endorsed, shall be recorded in the register's office for the county of St. Clair: *Provided*, however, In cases where a parcel of land lies between parcels of land duly laid out by plats, now on record, whose streets do not correspond, in direction or size, the power of control shall not be so exercised over the platting of such intermediate parcel, in order to produce such correspondence, as to essentially diminish their value.

City clerk to be clerk of said board, be clerk of said board, and plans for the approval of said commissioners may be deposited with said clerk for their action thereon, and if approved, a copy thereof shall be filed with said clerk by the person making or laying out the same.

Plans to be Sec. 35. Any plans for laying out into public streets and approved by blocks now existing in said city, and not acknowledged and recorded according to law, shall be of no validity until they receive the approval of said commissioners as hereinbefore provided.

vacancies; Sec. 36. If a vacancy occurs in the office of said commissioners, or either of them, it may be filled by the common council on the nomination of the mayor.

No compensation. Sec. 37. The commissioners shall receive no compensation for their services.

CHAPTER XII.

TAXATION AND FINANCE.

Finances. Sec. 1. The revenues and moneys of the corporation shall be divided into the following funds, viz:

First. General fund, which shall be appropriated to defray the expenses of the city of Port Huron, for the payment of which out of some other fund, no provision is herein made.

Second. Contingent fund, to defray the contingent expenses of said city.

Third. Interest fund, to pay the interest on the funded debt Interest fund of said city.

Fourth. Sinking fund, to pay the funded debt of said city. Sinking fund. Fifth. Fire department fund, to defray the expenses of pur-Fire department fund. chasing lots, erecting engine houses thereon, purchasing engines and other fire apparatus, and all other expenses necessary to maintain the fire department of said city.

Sixth. Poor fund, to defray the expenses of providing for Poor fund. and taking care of the poor of said city.

Seventh. General road fund, to defray the expenses of repair-General road ing paved streets and alleys, and of grading, paving and improving the highways, streets and alleys of said city, in front of, or adjacent to the property of the corporation.

Eighth. District road fund for each ward of the city, to de-District road fray the expenses of working, repairing, cleaning, and improving the highways, streets and alleys in the ward for which such district road fund is constituted and raised.

Ninth. Sewer fund, to defray the expenses of constructing sewer fund. or repairing sewers in said city.

Tenth. A street opening fund, to defray the expenses of street opening, widening, vacating, altering, straightening, extending or abolishing any highways, streets or avenues in said city, under the provisions of this act.

Eleventh. Street paving fund, to defray the expenses of street grading, paving and graveling, McAdamizing or planking highways, streets, alleys, sidewalks and cross-walks in front of or adjacent to private property, and of putting curb-stones and culverts therein.

Twelfth. Public building fund, for purchasing any real es-Public tate for the erection thereon of any public buildings, and to building defray the expenses of erecting, repairing and preserving such public buildings as the common council is authorized to erect and maintain, and are not herein otherwise provided for; which fund shall from time to time, be divided into special building funds, to defray the expenses of erecting, repairing

and preserving the particular building or buildings for which such special building fund may be constituted or raised.

Recorder's court fund.

Water fund.

Thirteenth. Recorder's court fund, to maintain the recorder's court.

Fourteenth. Water fund, for reservoir and other supplies of

water.

Bridge fund. Fifteenth. Bridge fund.

Other funds. Sixteenth. Such other funds as the common council may constitute for special purposes, not inconsistent with, nor to be taken from any of the funds above constituted or raised.

Annual city taxes Sec. 2. The common council shall have power annually to levy, assess and collect taxes, not exceeding one per cent on the assessed value of all real and personal estate in said city, made taxable by the laws of this State, in order to defray the expenses, and for the purposes for which the general fund, con-

tingent fund, fire department fund, poor fund, general road fund, and recorder's court fund, are constituted as above.

Sec. 3. The common council shall also have power annually

Ibid.

to levy, assess and collect taxes on the assessed value of all real and personal estate in each ward of said city, made taxble by the laws of this State, in order to defray the expenses, and for the purposes for which the district real fund is constituted as above: *Provided*, That such taxes shall not exceed, in amount, the rates of township, road or highway taxes, as now or hereafter established by the laws of this State. Sec. 4. The common council shall also have power annually

Ibid.

to levy, assess and collect taxes, not exceeding three thousand dollars, on the assessed value of all real and personal estate in said city, made taxable by the laws of this State, in order to defray the expenses of constructing sewers, and for the purposes for which the sewer fund is constituted as above.

City clerk to report estimates o taxes to be raised. Sec. 5. Before any taxes shall be levied, as aforesaid, for the purposes of the general fund, contingent fund, general road fund, street opening fund, district road fund, fire department fund, poor fund, sewer fund, and recorder's court fund, the city clerk shall present to the common council, in writing, his

estimate of the amount of taxes which, in his opinion, it may be necessary to raise for the ensuing year, for the purposes of said funds; shall state therein the amount estimated for the purposes of each of said funds, and also an estimate of the entire proposed expenditures for said year; whether the same is to be raised by tax, by loan, or by special assessment; and said estimate shall be published in the official paper of the city; and shall, at the same time, give to the common council any information in his power, and which they may require, concerning the finances of said city. The common council, after re- Mayor to call vising or altering said estimate, but not so as to exceed the citizens. aggregate taxes hereby authorized to be levied, shall direct the mayor, or acting mayor, to call a public meeting of the citizens of said city, to take into consideration the taxes proposed to be raised, and specified in said estimate, by publishing notice thereof in one or more newspapers published in said city, and posting the same in conspicuous places in said city, at least three days prior to the time of the meeting, which notice shall contain the substance of said estimate. Said meeting shall transact the business for which it was called. If a majority of the citizens present shall consent to the levying of the taxes specified in said estimate, then the common council shall proceed to levy, assess and collect the same, or such part thereof as may have been consented to; but if said meeting shall not consent to the levying of said taxes, the said common council may call a second meeting of said citizens, in the same manner, and which shall have the same powers as the first meeting hereinbefore provided for.

Sec. 6. The common council shall annually levy, assess, and Interest collect, on the assessed value of all the real and personal estate in said city, made taxable by the laws of this State, taxes for the purposes of the interest fund, not exceeding in amount a sufficient sum to pay the interest accrued or to accrue on the funded debt of said city, and of the bonds of the board of education of said city for the year for which such taxes are levied; also, taxes for the purposes of the sinking funds, and also taxes

for the purpose of paying such funded debt or bonds when they become due.

Sewer tax.

Sec. 7. The common council shall also have power annually to levy, assess and collect a tax or assessment on all lots, premises and subdivisions thereof, drained by private sewers or drains, leading into, or connected with any public sewer or drain, which tax shall be one dollar and fifty cents on every lot, premises or subdivision thereof having a cellar; fifty cents if there be no cellar thereon, and such sums as the common council may fix for all lots and establishments drained as aforesaid, and requiring an unusual or extraordinary amount of drainage; said tax or assessment shall be credited to the sewer fund, and applied to the repairing of sewers and drains; and if the same be more than is required for such purpose, the surplus may be applied to the construction of sewers and drains.

Sec. 8. The common council shall also have power from time

to time te levy, assess, and collect a tax or assessment on all

Grading and paving taxes.

lots, premises, or subdivisions thereof, sufficient to defray the expenses of grading and paving, graveling, McAdamizing, or planking any highway, avenue, street, lane, alley, or cross-walk in said city in front of, or adjacent to such lots, premises, or subdivisions thereof, and of putting curb-stones and culverts therein, which tax or assessment shall be credited to the street paving fund: Provided however, That such tax or assessment shall not, in any one year, exceed, in the aggregate, the sum of ten thousand dollars; such grading, paving, graveling, McAdamizing, planking, and putting in of curb-stones and culverts, shall be commenced and completed, and all contracts therefor shall

Proviso.

City bonds.

Sec. 9. The bonds of said city shall be regularly dated and numbered in the order of their issuance, shall be for sums not less than one hundred dollars each, shall bear interest not exceeding ten per cent. per annum, shall be payable in not more than twenty years from date, shall be issued under the seal of the corporation, signed by the mayor and countersigned by the

require the same to be commenced and completed within the seven months next preceding the first day of December.

city clerk. The city clerk shall keep an accurate record of said clerk to keep record bonds, showing the class of indebtedness to which they belong, of bonds. the number, date, and amount of each bond, its rate of interest, when and where the same is payable, and the person to whom it is issued. The proceeds of said bonds shall be paid to the treasurer and credited to the fund for which it was raised, and applied exclusively to the purposes for which said fund is constituted, as above: *Provided*, That whenever there shall be Proviso. in any fund a surplus more than is necessary for the purpose for which said fund was set apart or raised, the common council shall have power to apply said surplus to any other fund or funds.

Sec. 10. No contract shall be let or entered into for labor or contracts for public materials, to be employed in the construction of a city hall buildings. building, for the use of the officers of the corporation, jail, house of correction, or market, or market building, exceeding in amount twenty-five thousand dollars in any one year.

Sec. 11. No contract shall be let or entered into for the con-To be approved by struction of any public work within said city not herein other-common wise provided for, and no such public work shall be commenced until it shall have been approved by the common council, and a tax or assessment levied to defray the costs and expenses thereof; and no such public work shall be paid for, or contracted to be paid for, except out of the proceeds of the tax or assessment thus levied.

Sec. 12. No contract for the purchase of any real estate, or to be let to for the construction of any public building, sewer, paving, responsible graveling, planking McAdamizing, or for the construction of any public work whatever, or for any work to be done, or for purchasing or for furnishing any material, printing, or supplies for said corporation, if the purchase of said real estate, or the expense of such construction, repair, work, materials or supplies, shall exceed two hundred dollars, shall be let or entered into except to and with the lowest responsible bidder, with adequate security, and as to such work or materials, requiring mechanical

Ibid.

skill, to and with practical mechanics, and as to such other work, supplies or materials, not requiring mechanical skill, to and with such persons as shall be deemed competent for the performance of any such contract, and not until advertised proposals and specifications therefor shall have been duly published in at least one newspaper published in said city, and for such period as the common council shall prescribe; and no bid shall be accepted from, or contract awarded to any person who is in arrears to the corporation upon debt or contract, or who is a defaulter, as security or otherwise, upon any obligation to the corporation, or who shall be in other respects disqualified according to the provisions of this act.

No bond to be issued ex pressly authorized by this act, or by any act hereby continued in cept as pro-

force, shall be made or issued by the common council or any officer of the corporation: Provided, however, That the com-Proviso.

mon council may issue new bonds for the refunding of bonds and evidences of debt already issued, and the proper officer of the corporation may draw and issue orders on the treasury for the necessary and current expenses of the city.

Sec. 14. The common council shall not have authority to

Sec. 13. No loan, bond, or other evidence of debt not ex-

Council not

Council not to borrow borrow, except as herein provided, any sums of money whatcept as herein provided. ever on the credit of the corporation, but may authorize the city clerk to borrow from time to time on such credit, in anticipation of the revenues, such sums as may be necessary to meet the expenditures under the appropriations for the current and fiscal year.

New bonds.

Sec. 15. All new bonds issued for the refunding of bonds and evidences of debt before issued, shall show the class of indebtedness to which they belong, be issued on the best terms that can be made, be regularly dated and numbered in the order of their issuance; shall be for sums not less than one hundred dollars each; shall be issued under the seal of the corporation, signed by the mayor and countersigned by the city The city clerk shall keep an accurate record, showing the class of indebtedness to which they belong, the number,

date and amount of each bond, its rate of interest, when and where the same is payable, and the person to whom it is issued, and showing also what bonds or evidences of debt have been thereby refunded.

Sec. 16. All bonds and evidences of debt, when refunded, Refunded bonds to be shall be canceled and destroyed by the treasurer in the pres-canceled. ence of the city clerk and a special committee of the common council appointed for that purpose. He shall record and keep an accurate description of all bonds and evidences of debt thus canceled and destroyed.

Sec. 17. All bonds and evidences of debt issued, and all Bonds, etc.; contracts made or entered into contrary to or not authorized by the provisions of this [act,] shall be absolutely void. The common council shall incur [no expense] and create or pay no debt or liability contrary to or not authorized by the provisions of this act, and shall not appropriate or use the property or moneys of the corporation, except as authorized by and in pursuance of law.

Sec. 18. No claim or demand against the corporation shall no claim to be allowed or paid, or warrant on the treasury issued therefor, contrary to if the same be contrary to or is not authorized by law, and no additional allowance beyond the legal claim under any contract with the corporation, or for any service on its account or in its employment shall be allowed; no warrant on the treasury shall be drawn for any claim or demand, for the payment of which there is no money in the treasury raised or received for such purpose, or after the fund constituted and raised therefor has been exhausted by warrants previously drawn thereon, or by appropriations, liabilities, debts and expenses actually made, incurred or contracted for, and to be paid out of such fund.

Sec. 19. No moneys shall be paid out of the treasury except Moneys; upon a warrant signed by the city clerk and approved or au-out. thorized by the common council in pursuance of law; such warrant shall specify the purpose for which the amount thereof is to be paid, with sufficient clearness to indicate the particular

fund constituted or raised therefor, shall have endorsed thereon the name of the particular fund out of which it is payable, and shall be paid from the fund constituted for such purpose, and from no other.

Claims to be

Sec. 20. No claim against the corporation shall be audited by affidavit of claimant, if of claimant, if such affidavit be required by the city clerk, that the service, labor or materials upon which such claim is based, have been actually rendered, performed or furnished; that said claim is justly due, and that no part thereof has been paid except as to the credits, if any, set forth in the account therefor.

Liabilities; limit of

Sec. 21. The common council shall not, by warrant, draft, or order on the treasury, or by any form of contract, create any liability or expense, for the payment of which any particular fund is constituted as above, to a greater amount in the aggregate for any one year than the amount of moneys raised for and paid into such fund for the year. All warrants, drafts, orders and contracts, payable under this act out of any particular fund, and issued or made after the moneys raised for and paid into such fund shall have been exhausted by payment therefrom, or liabilities created and to be paid out of said fund, shall be absolutely void as against the corporation.

No contract for public work to be entered into with mem

Sec. 22. No contract or agreement, written or verbal, to which the corporation shall be a party, or to which any officer or board thereof shall officially be a party, for the construction of any pavement, building, sewer, or performance of any public work whatsoever, or contract or agreement requiring the expenditure, receipt or disposition of money or property by the corporation, or any officer or board thereof, or creating any debt or liability, shall be let or entered into, either directly or indirectly with any member of the common council, or other officer of the corporation, either as principal or surety; and any such contract or agreement thus let or entered into shall be absolutely void.

Sec. 23. No ordinance, resolution or proceeding of the com-ordinances, mon council imposing taxes or assessments, or requiring the be passed a payment, expenditure or disposition of money or property, or ing of introduction. creating any debt or liability therefor, and no other ordinance shall be passed at the same meeting at which it was introduced, unless by unanimous consent, or at a special meeting called therefor; and every such ordinance, resolution or proceeding, shall be passed by yeas and nays, to be entered on the record.

Sec. 24. The common council shall determine the fiscal year, Fiscal year. and within one month after the end thereof, the city clerk shall render to the common council a full, complete and detailed statement, with tabular list, of all moneys received and expended by the corporation for the preceding fiscal year, showing on what account they were received and expended, to what funds they were credited, and out of what funds they were paid, and classifying each receipt and expenditure under its appropriate head. In such statement he shall also give, by tabular lists and otherwise, such general information as may be necessary for an understanding of the pecuniary resources and liabilities of said city, and of the condition of each fund, and may make such recommendations concerning the same as the interest of said city may require. The common council shall cause said statement to be published in the official newspaper of said city, and in such other paper or papers as the common council may direct.

Sec. 25. The common council and the city clerk, or either, Estimates, may, at any time, require from the various officers and boards of officers to of the corporation, and it shall be their duty to furnish, when required, and in such form as shall be required, full and particular estimates, in detail, of the expenses of their offices or departments for the current or next ensuing fiscal year, and also full and particular accounts, in detail, of their expenses for any past year, or for any part thereof.

Sec. 26. The common council shall have power to contract Deposit of with any safe bank or banks for the safe keeping of the public moneys, and for the receipt of interest, at a rate not exceeding

that established by law, upon such moneys of the corporation deposited with such bank or banks, and to be drawn on account current from such bank or banks by the corporation or proper officer thereof, and such interest shall belong and be credited to the sinking fund.

Negotiation of loans.

Sec. 27. The mayor, city clerk, and chairman of the committee on ways and means, shall be a committee for the negotiation of all loans authorized by this act, except as to any loans to be made by the city clerk, under the authority of the common council, as above provided, and a majority of said committee shall have power to make such negotiations, subject to the approval of the common council.

Moneys; how to be credited.

Sec. 28. All taxes and moneys raised, received or appropriated for the purpose of any particular fund, shall be paid in and credited to such particular fund, and all taxes and moneys not raised, received or appropriated for the purposes of any particular fund, shall be paid in and credited to the general fund, or such other fund as the common council shall direct.

Sec. 29. The moneys belonging to the several funds of the

How to be applied.

corporation, and all taxes and moneys raised, received or appropriated for the purposes thereof, shall be applied to the purposes for which said funds are respectively constituted as above, and for which said taxes and moneys are raised, received or appropriated: *Provided*, however, That if, from any cause, there shall be, at the end of any fiscal year, a surplus in any other than the public building fund, the district road fund for each ward, and the sinking fund, over and above the actual or estimated cost of any work for which the moneys of any fund was specifically raised, such surplus shall be transferred and

Proviso.

credited by the treasurer as the council may direct.

Sec. 30. Moneys shall not be transferred from one fund to another, and the moneys received and property belonging to one fund shall not be credited to any other or different fund, except to the sinking fund, as above provided; but the city clerk shall have the power to divide the several funds above

Not to be transferred from their appropriate tunds. constituted into special funds, to defray special expenses belonging to the same class of expenses, for the payment of which said several funds are above constituted, unless there shall be a surplus as above provided.

Sec. 31. The mayor, city clerk, treasurer, and committee on Commis'rs ways and means, and their successors in office, by virtue of fund; pow'rs and duties of their offices, shall be a board of commissioners of the sinking They shall, from time to time, upon the best terms they can make, purchase or pay the outstanding funded debt of said city, or such part thereof as they may be able to purchase or pay, until the same be fully purchased up or paid; and all bonds and evidences of debt thus purchased or paid, shall be delivered to the treasurer, and shall become and be the property of the commissioners of the sinking fund, and the interest thereon shall be credited and belong to the sinking fund; and whenever they cannot arrange for purchasing or paying the said debt, or any part thereof, they shall temporarily, and until they can so arrange, invest the moneys belonging to said sinking fund in such securities, paying an interest of not less than seven per cent., as they may deem safe and advisable. Said commissioners shall, from time to time, and whenever requested by the common council, make report of their doings, which report shall be made to the common council, referred to and filed with the city clerk, and recorded by him in some proper book to be provided for the purpose.

Sec. 32. Said board of commissioners of the sinking fund To be a shall be a board of the corporation within the meaning of this corporation act, and shall be subject to the provisions of any existing or future ordinances of said city relative to the sinking fund; they shall meet from time to time for the transaction of business, and may adopt rules of proceeding at their meetings. A quorum majority of the whole board shall be a quorum for the transaction of business, but they shall not purchase in or pay the outstanding funded debt of said city, or invest any of the moneys belonging to the sinking fund, as above provided, except under a resolution for such purpose passed and approved by the vote

LAWS OF MICHIGAN.

Mayor to preside.

of a majority of the whole board, and by yeas and nays to be entered of record. The mayor, or, in his absence, some member, to be appointed by those present, shall preside at their meetings. They shall appoint one of their members secretary of the board, whose duty it shall be to keep a true record of its doings.

Treasurer.

Sec. 33. The treasurer shall have the custody of all moneys, securities, and evidences of value, belonging to or pertaining to the sinking fund, and shall pay out the moneys of said fund only by order of the commissioners, or a majority thereof, and upon the warrant of the city clerk.

Indebtedness; how secured. Sec. 34. The faith and property of the city of Port Huron shall remain pledged for the final payment of all bonds issued, and of all moneys borrowed by authority of and in accordance with this or any other act of the Legislature of this State.

Malfeasance in office; how punished. Sec. 35. If any officer of the corporation shall, directly or indirectly, appropriate or convert any of the moneys, securities, evidences of value, or any property whatsoever, belonging to the corporation, or any board thereof, to his own use, or shall, directly or indirectly, and knowingly appropriate or convert the same to any other purpose than that for which such moneys, securities, evidences of value, or property may have been appropriated, raised or received, or to any purpose not authorized by law, he shall be deemed guilty of willful and corrupt malfeasance in office, and may be prosecuted, tried and convicted therefor, and on conviction may be punished by fine not exceeding one thousand dollars, and imprisonment in the State prison, jail of St. Clair county, or jail of said city, not exceeding three years, or either, in the discretion of the court.

CHAPTER XIII.

Assessor,

Sec. 1. There shall be an assessor appointed by the common council, upon the recommendation of the mayor, who shall hold his office for the term of three years, and shall receive such compensation as the common council may determine.

Sec. 2. The said assessor shall, between the first days of Duties of February and April, in each year, assess all the real and personal property subject to assessment or taxation by the laws of this State, within the limits of each ward respectively of said city, and shall within the same period, make out and complete the assessment rolls, one for each ward respectively, in books to be provided for that purpose by the common council, and to be delivered to said assessor on or before the first day of January in each year: Provided, however, That the assessment Proviso. of real and personal property, made in the year eighteen hundred and fifty-eight, shall be and remain the basis of taxation within said city for the year one thousand eight hundred and fifty-nine, and until the assessment for the year one thousand eight hundred and sixty shall have been made out.

Sec. 3. The assessor, together with the supervisor of the Supervisors. respective wards of the city of Port Huron shall be and are hereby vested with the powers and duties of supervisors, as provided by the laws of this State, not inconsistent with the provisions of this chapter; and said assessors and supervisors shall attend the annual session of the board of supervisors of the county of St. Clair, in October, and all other sessions thereof, and shall represent the interests of this corporation in such board.

Sec. 4. If any lot or lots shall lie partly in two or more Assessment wards the same shall be assessed in the ward where the greater of property. proportion of such lot or lots is situated, and the said assessor shall describe all lands, tenements and subdivision thereof subject to assessment or tax in said city by referring to the number and section of the lot and the owner or occupant thereof, and if the number and section of any lot or the owner and occupant thereof cannot be ascertained, then by such other sufficient description as such assessor may deem proper, and if by mistake or otherwise, any person may be improperly designated as the owner of any lot, tenement or premises, such assessment or tax shall not for that cause be vitiated, but the

same shall be a lien on such lot, tenement or premises, and collected as in other cases.

Sec. 5. The assessor shall have power and authority to de-Authority of mand of every person owning or having charge, as agent or otherwise, of any property taxable in any ward, a list of such property, with such description as will enable him to assess the same, which demand may be made in writing and by delivering the same to such person, or by leaving the same at his place of residence with some person of proper years and discretion; and if the person of whom such demand may be made shall not within ten days thereafter deliver to such assessor a list of the property in said ward belonging to him or her, or under his or her charge, with a correct description of the same, or if he shall omit any such property in the list delivered, said assessor shall have power and it shall be his duty to asses such property upon such knowledge or information as may be satisfactory to him, at its cash value, and according to his best

Board of review.

judgment and discretion.

clerk, and chairman of the committee on ways and means, shall meet together on the first Monday of April in each year, in the common council room in said city, and organize as a board of review for the purpose of hearing complaints of any and all persons against any assessments contained in any of said rolls, and altering or correcting the same, as the majority of the Sessions of board shall deem proper. Said board shall continue in session from day to day from nine A. M., until twelve o'clock noon for the space of three days, which period may be extended by order of the common council not exceeding ten days; and any person considering himself aggrieved in the premises, may complain thereof verbally or in writing before the board of review; and on sufficient cause being shown by the affidavit of such person or by other evidence, to the satisfaction of such board, they shall review the assessment complained of, and may alter or

Sec. 6. Said assessor shall make out and complete the entire

assessment rolls for the respective wards, and after all the rolls have been completed, the said assessor, together with the city

correct the same as to the person charged thereby, the property described therein and the estimated value thereof. The concurrence of a majority of all the board shall be sufficient to decide any question of altering or correcting an assessment complained of. The board or a majority of them having completed the review and correction of their assessment rolls, shall respectively sign and return the same to the common council. The members of said board shall receive no compensation for To receive their services while acting on said board, other than their sala-sation. ries, excepting the chairman of the committee on ways and means, who shall receive such compensation as the common council shall prescribe.

Sec. 7. At the meetings of the board of review, as required To have by the preceding section, they shall have the same power to as supervireview, correct and equalize the assessment rolls of the several wards which supervisors now or hereafter may have by law to review, correct and equalize the assessment rolls of townships in the respective counties of this State.

Sec. 8. The city clerk shall cause a notice to the tax-payers Notice of of said city to be published in the official newspaper of the be published city, and in one other newspaper published in said city for two weeks prior to the time of the first meeting of said board of review, stating the time and place of meeting of said board, and the object for which it will meet, and the length of time it will continue its sessions. Said notice shall be published in said newspapers, on each publication day thereof, until the expiration of the time provided above for the sitting of said board.

Sec. 9. The common council, after the expiration of said common period in which the board of review are to sit, as above pro-conside vided, for reviewing their assessment rolls, shall, at its next rolls. regular session, proceed to consider said assessment rolls; and any person aggrieved by the assessment of his property, and the decision of such board of review thereon, may appeal to the common council at said regular session. Every appeal shall be in writing, and shall state specially the grounds of the appeal, and the matter complained of, and no other matter

shall be considered by the common council. While acting upon said assessment rolls or appeals, any member of said board may meet with the common council, and make such explanations as they may deem requisite in any case.

Common council to hear and determine appeals.

Sec. 10. The common council shall hear and determine all appeals in a summary manner, and correct any errors which they may discover in the assessment rolls, and may place therein the names of any persons, and the descriptions of any prop-

Proviso.

increase or diminish any assessment, as they may see fit: Provided, That they shall not increase any assessment of property without giving a reasonable opportunity to the persons owning or having charge of the same, if known, to appear and object thereto.

erty not already assessed, and assess the same, and may

Time for

Sec. 11. The common council may continue the consideration hearing appeals limited of said assessment rolls, and the hearing of said appeals, from session to session, for a period not exceeding five days after the time when they are to be first considered as above provided; and on or before the expiration of said period of five days, they shall be fully and finally confirmed by the common council, and shall remain as the basis of all taxes to be levied and collected in the city of Port Huron, according to property valuetion, until another assessment shall have been made and confirmed as above provided for.

City clerk to cause taxe to be as-

Sec. 12. After the assessment rolls shall have been fully and finally confirmed as provided in the preceding section, it shall be the duty of the city clerk to cause the amount of all taxes, in dollars and cents, authorized to be assessed and collected in each year, to be ratably assessed to each person named, or lot or property described, upon and according to the aggregate valuation such person or lots, or property shall have been assessed in said assessment rolls or book prepared for that purpose, to be known as the tax roll for each ward, in separate columns, showing the amount of highway, sewer, school and city taxes assessed to each person or lot, or property, in each

year; and the city clerk shall cause the said rolls or book to To deliver be completed and delivered to the city treasurer, on or before treasurer. the third Monday of June, in each year, who shall give a re- Treasurer ceipt therefor and be charged therewith, and who shall retain ceipt theresaid rolls or book in his office, until such day as shall be designated by the common council, but not exceeding sixty days in each year, during which time any person assessed therein may pay the amount of taxes assessed against each person respectively, to said treasurer, who shall receive and give a receipt therefor, and mark the same paid upon the proper roll; and when warafter the expiration of the time for the payment of taxes to for collecting the treasurer, as aforesaid, the treasurer shall then cause to be made out, copies of the taxes remaining due and unpaid on such assessment rolls for each ward, and warrants authorizing the collection thereof, together with such percentage as shall have been fixed by the common council as compensation for the collection of such taxes or assessment, and to be stated in such warrants, may be issued and annexed to each tax or assessment roll, signed by the city clerk and under the corporate seal of the city, directed to the proper collector of the city, and made returnable upon such day as shall have been designated by the common council, commanding him to collect from the Levy and persons named in the assessment rolls, the assessment or taxes enty, etc. therein specified and set forth as due from such persons, and for such purpose, if necessary, to levy upon and sell the personal property of such person, occupant or lessee refusing or neglecting to pay the same, whenever and wherever the same may be found within the limits of said city, and to pay over and account for the taxes or assessments then collected according to law. The treasurer shall charge the amount of taxes remaining unpaid upon said rolls, to the collector or collectors of said city receiving the same, respectively, and shall also take a receipt therefor. Warrants for the collection of taxes or assessments, may be extended or renewed from time to time, as the common council shall direct.

Power and duty of collector.

Sec. 13. By virtue of said warrants, the collector or collectors to whom they may be directed, shall have power to levy upon the personal property of persons from whom taxes may be due, wherever and whenever the same may be found within the limits of said city, and shall sell the same in the same manner. and with the same duties and powers of proceeding as now, or hereafter may be provided by the laws of this State for the collection of State and county taxes by township treasurers or collectors; and all moneys thus collected shall be paid over by the collector or collectors to the treasurer of said city, at such times and under such regulations as shall be prescribed by the common council.

Taxes to re-

Sec. 14. Every assessment or tax lawfully levied or imposed on property by the authority of the common council, on any lands, tenements, hereditaments or premises whatsoever in said city, shall be and remain a lien upon such lands, tenements, hereditaments or premises, from the time of making such assessment or imposing such tax until paid; and the owner or occupants of, or parties in interest in said real estate, shall be liable on demand to pay every such assessment or tax; and if there be default in paying the same or any part thereof, or if such person or persons be non-residents of said city, and goods and chattels cannot be found, out of which to collect such assessment or tax, by levy and sale, hereinbefore provided, it shall be lawful for said common council to cause a notice to be published in the official newspaper of said city, for four successive weeks, requiring the owners or occupants of, or parties in interest in such lands, tenements, hereditaments or premises to pay such assessment or tax, and that, if default be made in making such payment, such real estate will be leased at public auction, at a day and place to be specified in said notice, for the lowest term of years at which any person shall offer to take the same, in consideration of advancing and paying such assessment or tax, with the costs and charges of such sale.

Unpaid

Sec. 15. If the owners or occupants or parties in interest in such real estate do not pay such assessment or tax, with the costs and charges, within the period above prescribed for the publication of said notice, then the said common council shall have power, without any further notice, to cause such real estate to be leased at public auction for the lowest term of years at which any person shall offer to take the same, in consideration of advancing such assessment or tax, with the costs and charges, and to direct the execution of a proper certificate of such lease to the purchaser thereof; and if such real estate when clerk shall not be redeemed within one year after such sale thereof lease. as hereinafter provided, the city clerk shall, in the name of and for the city of Port Huron, execute and deliver to such purchaser, or his assignee, a proper lease or conveyance of such real estate for the term for which the same was sold, which deed shall, in all courts, be prima facis evidence of the regularity of all the proceedings under which the sale was made and said lease was executed, up to the date of the lease, and of the regularity of the lease; and any person who shall, under such lease, enter into any such real estate and erect or place any building or building materials thereon, or otherwise improve the same, shall have the right, at any time within three months after the expiration of said term, or in case the person so holding shall be ousted before the expiration of such term by any person claiming adversely to said lease, then within three months after trial, judgment of ouster or ejectment, and payment of the rent thereon, to remove such building or building materials or other improvements from said real estate.

Sec. 16. When any lands, tenements, and hereditaments Redemption shall be sold, according to the foregoing provisions, for the leased. payment of any assessment or tax, as aforesaid, if the owners or occupants of, or parties in interest in the same shall, within one year after such sale, deposit with the treasurer of said city for the use of the purchaser, the full amount of assessment or tax for which such real estate was sold, and such interest as the common council shall prescribe as hereafter authorized, together with the amount of the costs and charges, then the term for which such real estate was sold shall cease and be de-

termined at the time of making such deposit, subject, however, to the right of the purchaser, his heirs, executors, administrators or assigns, to remove any building or building materials as hereinbefore provided.

Occupants of real estate to be liable for taxes.

Sec. 17. Any person in possession of any real estate at the time any tax is to be collected, shall be liable to pay the tax imposed thereon; and in case any other person, by agreement or otherwise, ought to pay such tax or any part thereof, the person in possession, who shall pay the same, may recover the amount paid from the person who ought to have paid the same, in an action of assumpsit, as for moneys paid out and expended for his use and benefit.

Interest to be charged on unpaid taxes. Sec. 18. The common council shall have power to charge interest at a rate not exceeding fifty per cent. per annum, after the return of any tax or assessment, and twenty-five per cent. per annum from the time of sale, on the amount of any assessment or tax, for the non-payment of which any lands, tenements or hereditaments may be sold, and upon the amount to be paid upon the redemption of any such real estate and premises so sold.

Rights of purchasers of property leased for taxes. Sec. 19. Any person who shall, at such sale, purchase for a term of years any lots, grounds or wharves, shall have the right to remove any building or building materials, or other improvements or other personal property erected or deposited by or belonging to him or any person holding under him or her, and situated on said lots, grounds or wharves, at any time within three months after the expiration of the term of time for which the same was sold, as specified in section fifteen of this chapter.

Clerk to issue conveyances in the name of the corporation.

Sec. 20. The city clerk, or in his absence the mayor, may execute, in the name of the corporation, and under its corporate seal, proper conveyances, or certificates of sale of all lands, tenements or hereditaments sold for assessments or taxes, which, when duly acknowledged and attested by the city clerk, may be recorded as other conveyances of land under the laws of this State.

Sec. 21. It shall be the duty of the city clerk to bid in for Clerk to bid the corporation, at any sale of real estate for assessments or tate in certaxes, every lot of land or premises for which no person shall offer to bid; and if any purchaser should refuse or neglect to pay the sum or sums bid by him within the time and under the regulations prescribed by the common council, such bid shall inure to the use and benefit of the corporation, if the common council so elect. Upon all such bids by the city clerk, and all bids inuring as aforesaid to the use and benefit of the corporation, conveyances or certificates of sale may be executed by the city clerk to the corporation, acknowledged, attested by the seal of the city, recorded in the same manner as above provided in other cases of sale for assessments or taxes. And the city clerk, under such regulations as the city council may make, may sell and convey the title or claim thereby acquired, and the purchaser shall have the same rights in regard thereto as if he had purchased the same at the original sale.

Sec. 22. All conveyances, certificates of sale, and leases of conveyance to be taken any lands, tenements or hereditaments, executed by the corpo-as evidence. ration or any of its officers by virtue of this act, shall be taken and received in all courts and proceedings as prima facie evidence of the regularity of the proceedings on which such conveyances, certificates of sale, lease, or any title claimed thereby are founded.

CHAPTER XIV.

MISCELLANEOUS.

Sec. 1. The corporation created by this act shall pay and dis-New corporation to be charge all the debts, obligations, contracts and liabilities of the responsible for debts, council and freemen of the city of Port Huron, and suits may old, of the be brought and prosecuted thereon against said corporation, in law or equity, to the same effect as they could be brought and prosecuted against the freemen of the city of Port Huron, if this act had not been passed.

All public property, etc., to belong to new corporation.

Sec. 2. All property, real, personal and mixed, and rights of property in law or in equity, and all debts, fines, penalties, forfeitures, rights and causes of action, and all rights and powers not inconsistent with the provisions of this act, which belong, have accrued or may accrue to the council and freemen of the city of Port Huron, or to the inhabitants of the city of Port Huron, in their corporate capacity, shall be and the same are hereby, declared to be fully and absolutely vested in the corporation created by this act, and be held subject to the provisions thereof, and may be prosecued for and recovered or claimed, asserted and maintained by a legion corporation, in its own name, or in any other lawful man

Prosecut'ns, etc., to be continued.

Sec. 3. All writs, proceed actions and causes of actions, now in suit, and in or commenced by or against the city of Port Huron, all one and may be prosecuted to the end thereof to efficient the first this act had not been passed.

Rights, etc., to remain intact.

Sec. 4. All causes of action, rights and liabilities of individuals, of the State, and of bodies corporate, shall continue and remain as if this act had not been passed, except of the council and freemen of the city of Port Huron, whose act of incorporation is hereby repealed.

Acts now in force not to be invalidated.

Sec. 5. This act shall not invalidate any legal act done by the council of the city of Port Huron, or by the common council, or any officer of said city now or heretofore in office. Sec. 6. All ordinances, by-laws, regulations, resolutions and

Old ordinances, etc., to remain in 1 force.

rules of the common council of the city of Port Huron, not inconsistent with this act, shall remain in force until altered, amended or repealed by the common council under this act, and after the same shall take effect.

Residence not to rend'r any officer incompetent

Sec. 7. No person shall be an incompetent judge, justice of the peace, or other officer, witness or juror, by reason of his being an inhabitant or freeholder in the city of Port Huron, in any prosecution or proceeding in the recorder's court, in any action or proceeding in which the corporation shall be a party in interest, or in any judicial or other proceeding. Sec. 8. The record of any ordinance or resolution enacted record of or passed by the common council, made by the clerk, as required record of or passed by the common council, made by the clerk, as required by such as evidences to the clerk in this act, or a copy thereof, certified by such as evidence. clerk, under the seal of the corporation, shall be presumptive evidence in all courts, places and proceedings, of the due passage of such ordinance, and of its having been duly published; copies of all other records and papers duly filed in and pertaining to the office of the clerk, certified by him, under the seal of the corporation, shall be evidence in all courts and places, to the same effect as the originals would be if produced.

Sec. 9. Proof [of] the requisite publication of any ordinance, Affidavit of publisher to resolution or other proceeding, required to be published in any be evidence of publicat's newspaper, by the affidavit of a printer or publisher thereof, taken before any officer authorized to administer oaths and take affidavits, and duly filed with the clerk of the city, or any other competent proof shall, in all courts and places, be conclusive evidence of the legal publication of such ordinance, resolution or other proceeding.

Sec. 10. All ordinances and by-laws of the common council Ordinances printed by printed by their authority, shall, in all courts, places and pro-ording conditions, be received without further proof as prima facie evi-to be received dence thereof, and of their legal enactment and publication.

Sec. 11. Any person required to take an oath or affirmation, Perjury. or to make any affidavit or statement under oath or affirmation, under any provision of this act, who shall, under such oath or affirmation, in any such statement or affidavit, or otherwise, willfully swear falsely as to any material matter, shall be guilty of perjury, and may be prosecuted therefor, and on conviction, punished as in the case of perjury under the general laws of this State.

Sec. 12. This act shall be deemed a public act, for all Public act. purposes.

Sec. 13. If any suit shall be commenced against any person costs to be allowed in elected or appointed under this act to any office, for any act certain suits done or omitted to be done under such election or appointment, or against any person having done any thing or act by

the command of any such officer, and if final judgment be rendered in such suit whereby any such defendant shall be entitled to costs, he shall recover double costs in the manner defined by law.

Term of Sec. 14. All the officers of said dity will may be selected at the passage of this act, shall continue to exercise the duties of their respective offices until the term for which they were elected shall have expired, and until their successors are elected and qualified.

Recorder's court.

Sec. 15. The recorder's court shall possess all the powers of courts of common law, and courts of record in this State, to carry into effect the jurisdiction and powers conferred upon it by this act, and under any general law of this State.

Process; how shall run.

Sec. 16. All process issued against said city shall run against said city in the corporate name thereof, and such process shall be served by leaving a true and attested copy of such process with the mayor or clerk of said city, at least ten days before the day of appearance mentioned therein.

Justices of the peace.

Sec. 17. The justices of the peace in the said city exercising civil jurisdiction, shall be deemed justices of the peace of the county of St. Clair, and shall be subject to the general laws of the State in relation to civil and criminal causes before justices of the peace; and appeals from their judgment may be made in criminal cases only to the recorder's court of the city of Port Huron, in the same manner as appeals from justices' judgments in towns are made to the circuit courts of this State in criminal cases arising in said city.

Powers and duties of.

Sec. 18. The justices of the peace of said city shall have all the authority of justices of the peace in towns in criminal matters, and shall have all the authority, and perform all the duties hereinbefore provided and required of them, and hold a session of court daily, if necessary, and shall make a report to the common council of all fines and penalties which they have collected as often as they shall be required by the common council; and in all criminal cases commenced before said justices of the peace, when the offense shall have been committed in said

city, and not cognizable before a justice of the peace, he shall commit the offender, or take his recognizance to appear before the recorder's court at the then current, or next ensuing term, in the same manner, and with the like effect as would otherwise be done to the circuit court, except offenses not cognizable before said recorder's court.

Sec. 19. All suits which shall be brought to recover any pen-Suits to realty or forfeiture for the violation of any ordinance of the com-ties, etc. mon council shall be brought in the name of the people of the State of Michigan, under the direction of the common council or of the attorney of said city; and no person, being an inhabitant, freeman or freeholder of the said city, shall be disqualified for that cause from acting as a judge, justice or juror in the trial or other proceeding, in any suit brought to recover a forfeiture or penalty for the violation of this provision of this act, or for the violation of any ordinance of the common council, nor from serving any process or summoning a jury in such suit, or from acting in any such capacity, or being witness on the trial of any issue, or upon the taking or making any inquisition or assessment, or any judicial investigation of facts, to which issue, inquest, or investigation, the said city, or any city or ward officer, is a party, or in which said city or such officer is interested; nor shall any judge of any court be disqualified to hear and adjudicate on any appeal in any matter originating in said city, because he is an inhabitant thereof.

Sec. 20. The records and minutes of proceedings, and books Records and in which ordinances shall be recorded, or any of the proceed-be evidence ings, rules or regulations of the school board shall be kept, shall be prima facie evidence of all matters recorded or entered therein, and shall be received as evidence in all courts at law and in equity.

Sec. 21. All acts or parts of acts relating to the city of Port Acts repealed. Huron, repugnant to or inconsistent with the provisions of this act, are hereby repealed.

Sec. 22. This act shall take immediate effect.

Approved April 5, 1869.

No. 453.

AN ACT to repeal subdivision number eight, of section one, of act number one hundred and seventeen, of the laws of eighteen hundred and fifty-nine, and all other acts or parts of acts, which authorize the laying out and establishing of the Marquette and Bay DeNoc swamp land State road.

Section amended.

SECTION 1. The People of the State of Michigan enact, That section one, of act one hundred and seventeen, of session laws of eighteen hundred and fifty-nine, shall be amended so as to read as follows:

Certain roads ordered to be laid out.

SECTION 1. The People of the State of Michigan enact, That there shall be laid out and established by commissioners, to be appointed by the Governor, by and with the advise and consent of the Senate, upon the most direct and eligible route between the places hereinafter designated, the following State roads:

- 1. A road from or near Ionia, in Ionia county, to Houghton lake, in the county of Roscommon, to be known as the Ionia and Houghton lake State road.
- 2. A road from the south line of Newaygo county, through Newaygo, in the county of Newaygo, to Northport, to be known as the Newaygo and Northport State road.
- 3. A road from Port Huron, in the county of St. Clair, to Bay City, via Vassar, thence westwardly to the meridian township line, between ranges two and three west; thence southerly to St. Johns, in Clinton county, to be known as the Port Huron, Bay City and Clinton road.
- 4. A road from East Saginaw, in the county of Saginaw, to Bay City, in Bay county, and thence via Ottawa Bay to the river Sauble, to be known as the East Saginaw and Sauble State road.
- 5. A road from Lexington, in Sanilac county, westwardly, to the Flint river, in the county of Lapeer.
- 6. A road from St. Mary's Falls to the Straits of Mackinaw, to be known as the St. Mary's and Mackinaw State road.

LAWS OF MICHIGAN.

- 7. A road from the village of Ontonagon, southerly, to the State line, to be known as the Ontonagon and State line road.
- 8. A road from Houghton village, by way of L'Anse Bay, to the Wisconsin State line, to be known as the L'Anse Bay and State line State road.

Approved April 5, 1869.

[No. 454.]

AN ACT appropriating two sections of State swamp land to complete the Clio and Chesaning State road.

Section 1. The People of the State of Michigan enact, That Swamp land to secure the completion of the Clio and Chesaning State road, there be and hereby is appropriated two sections of State swamp land, to be selected from the State swamp lands in the Lower Peninsula now in market, to be expended under the direction of the Swamp Land State Road Commissioner, in pursuance of act number one hundred and seventeen, of the session laws of eighteen hundred and fifty-nine, and the acts amendatory thereof.

Approved April 5, 1869.

No. 455.

AN ACT to lay out and establish a swamp land State road from the north-east corner of township three north, of range sixteen west, in Allegan county, east along the town lines of Saugatuck, Laketown, Manlius and Fillmore, in said county, to the Allegan and Holland road, running from Allegan, in Allegan county, to Holland, in Ottawa county.

Section 1. The People of the State of Michigan enact, That Commiss'rs Samuel Underwood, Franklin B. Wallin and John Lucas, of Allegan county, be and they are hereby appointed commissioners to lay out and establish a State road, from the north-

east corner of section three, in the township of Saugatuck, in said county, east along the town line between the townships of Saugatuck and Laketown, Manlius and Fillmore, to the east town line of said township of Fillmore; said road to be laid out and constructed under the provisions of an act entitled "An act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches," number one hundred and seventeen, of the laws of eighteen hundred and fiftynine, and the acts amendatory thereto, to be known as the Saugatuck and Overisel State road.

Swamp land appropriated

Sec. 2. To secure the construction of said road, there is hereby appropriated one section of swamp land to each mile of said road, to be used and disposed of in the construction of said road, according to the provisions of the act aforesaid, and the acts amendatory thereof: *Provided*, That said lands, hereby

Proviso.

the acts amendatory thereof: *Provided*, That said lands, hereby appropriated, shall be selected and taken from the State swamp lands in the Lower Peninsula.

Deficiency of Sec. 3. No deficiency of State swamp lands, which may now land not to create a lien or hereafter exist, to meet any appropriation made by this act, shall be so construed as to create any lien or establish any claim against the State.

Sec. 4. This act shall take immediate effect. Approved April 5, 1869.

[No. 456.]

AN ACT to reincorporate the village of Galesburg.

Boundaries

SECTION 1. The People of the State of Michigan enact, That all that tract of country situated in the country of Kalamazoo, and State of Michigan, and designated as follows, viz: Commencing at a point where the half quarter line on the west half of section twenty-four, in township two south, of range ten west, in said country, intersects the Kalamazoo river at the north bank of said river; running thence north to the northwest corner of south-east quarter of the north-west quarter

of section thirteen, in said township, thence east to the north, and south quarter line of section eighteen, of township two south, of range nine west, in said county, thence south along said quarter line to the Kalamazoo river, thence along the edge of the river to the place of beginning, be and the same is hereby constituted a village corporate under the name of the village of Galesburg.

Sec. 2. The following officers of the corporation shall be officers and elected by the qualified electors of said village, at the annual office. village election, to be held on the first Monday of March next, viz: One president, one recorder, one treasurer, two assessors, who shall act in concert, and six trustees. Three of said trustees shall then be elected for one year, and three of said trustees shall then be elected for two years; and annually thereafter, on the first Monday of March, there shall be elected, by plurality of votes, one president, one recorder, one treasurer, and one assessor, who shall hold their respective offices for the term of one year, and until their successors shall be elected and qualified; and three trustees, who shall hold their offices for two years, and until their successors shall be elected and qualified; also, one marshal, one pound master, two fire wardens, three street commissioners, and one overseer of highways: Provided, That if an election of such officers shall not be made Provise. on said first Monday of March, it shall be lawful to hold such election at any time, by giving notice thereof, as provided in this act.

Sec. 3. The president and trustees of said village shall be a Body corbody corporate and politic, under the name of "The common porate and council of the village of Galesburg," and by that name they and their successors shall be known in law, and are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of law or equity, and in all other places whatever; and may have a common seal and may alter and change the same; and by the same name are

LAWS OF MICHIGAN.

hereby made capable of purchasing, holding, conveying and disposing of any real and personal estate for said village.

Council to appoint certain officers. Sec. 4. The common council may also appoint all such other officers whose election is not herein specially provided for, as they may deem necessary to carry into effect the powers granted by this act, and may prescribe their duties; but any such appointment shall be made at a regular meeting of the common council.

Officers to be Sec. 5. No person shall be elected or appointed to any office created by this act, unless at the time of such election or appointment, he shall be an elector of said village, and shall have resided in said village three months next preceding his election or appointment.

To take oath and file security. & ...

Sec. 6. All officers elected under the provisions of this act, and all officers appointed by the common council, shall, within ten days after notice of their election or appointment, take and subscribe, before some officer authorized to administer oaths, the oath of office prescribed by the constitution of this State, and that he will faithfully discharge the duties of his office according to the best of his ability, and file the same with the village recorder; the treasurer, marshal and overseer of highways, before they enter upon the duties of their office, and within the time limited for filing the official oath, shall file with the village recorder such security for the due performance of the duties of their office as may be required by law or any order of the common council, to be approved by the common council.

When shall enter upon their duties.

Sec. 7. All officers elected or appointed in pursuance of the provisions of this act, shall enter upon the duties of their offices immediately upon filing the required oath and security. All officers elected to fill a vacancy, shall hold for the residue of the unexpired term thereof, and until their successors are elected and qualified; and all officers appointed by the common council shall hold their office not to exceed one year; or until the same expires by its terms of appointment, or until the

common council revoke their appointment or accept the resignation of such officer.

Sec. 8. The president, trustees, treasurer, recorder and asses-Removal of officers, and all officers appointed by the common council, shall each receive such compensation for their services as the common council shall from time to time direct, by resolution entered upon their records.

Sec. 9. The common council shall have power to remove Compensation of from office any officer appointed by them, for any violation of the provisions of this act, or of any ordinance or by-law of said village, or for refusing to perform the lawful requirements of said council; but such removal shall not exonerate any such officer or his sureties from any liability incurred.

Sec. 10. The resignation of any officer authorized by this act Resignations, to be elected or appointed, shall be made to the common council, subject to their approval or acceptance.

Sec. 11. If any officer elected or appointed to any office of when office the corporation, shall cease to be a resident of the village, such deemed vacant. office shall be thereby vacated; and if any person elected or appointed to any office under the provision of this act, shall neglect to file their oath of office as in this act directed, or shall neglect to file an official bond when the same is required, within the time herein limited, such neglect may be deemed a refusal to serve; and in case of such neglect, the common council may proceed immediately to cause such office to be supplied as in case of a vacancy.

Sec. 12. In case a vacancy shall occur in any of the offices, vacancies; the same may be supplied by appointment by the common council.

Sec. 13. The president, recorder and treasurer shall consti-Board of registration for said village, who shall be pro-when shall be in session with a suitable registry book to be kept in the custody of the recorder; and said registry board shall be in session at the recorder's office in said village, on Saturday next preceding the annual election in each year, from the hours of nine o'clock A.

M. until twelve o'clock M., and from two o'clock until five

o'clock P. M., for the purpose of registering t names of legal voters. Said board of registration shall have same powers and be governed by the same rules and regulations, in relation to said village, that township boards of registration have in relation to the regulations of the legal voters of a township.

Who to be electors.

Sec. 14. The inhabitants of said village, being electors under the constitution of the State of Michigan, and the provisions of this charter, and no others, shall be qualified electors under this act; and each person offering to vote at any election held by virtue of this act, if challenged by an elector of said village, shall, before his vote shall be received, take one of the oaths provided by law to administered in case of challengest general and special e in this State, the word "village," instead of "township," begun ad in the oath.

Annual elections; when to be held of March in eq. 1 y , and special elections may be held at such times as t quantum mon council shall, by resolution

entered upon their recor

Notice of.

Sec. 16. Notice of the ting and place of holding any election shall be given by the village recorder, five days before such election, by posting such notice in three public places in said village, and by publishing to same in a newspaper, if there be one printed in said village; and in case of a special election, such notice shall set forth the purpose and object of the election as fully as the same is set forth in the resolution appoint-

rnate.

rolls; when ing such election; and on the day of elections held by virtue opened and of this act, the poll shall be opened at nine o'clock in the formoon, or as soon thereafter as may be, and shall continue open until four o'clock in the afternoon of the same day.

Inspectors of election.

ors of Sec. 17. The common council of said village, or any three of its members, shall be the board of inspectors of election, and the recorder of said village shall be the clerk of such board; if the recorder be absent, then any one of the trustees may ack as clerk.

Manner of conducting elections.

Sec. 18. Elections held in pursuance of the provisions of this act, shall be conducted, as nearly as may be, in the same man-

ner as is provided by law for holding of general and special elections in the State of Michigan, except as herein otherwise provided, and the inspectors shall have the same powers and authority for the preservation of order, during the time of holding the election and canvassing the votes, as are conferred by law upon inspectors of general elections held in this State.

Sec. 19. It shall be sufficient to keep one poll list at any Poll list. election held for said village; and when the inspectors holding any election shall have completed the canvass of votes, they shall thereupon certify and declare in writing the whole number of votes given for each office, the names of the persons for whom such votes for each office were given, and the number of votes so given to each person, and shall file such certificate in Certificate of the office of the recorder of said village, before ten o'clock in the forenoon of the next day after said election, together with the poll list and box or boxes containing all the ballots cast at said election; and within twenty-four hours after such certifi- council to cate shall have been so filed, the common council shall convene what person are elected. at their usual place of meeting, and then determine what persons are elected to the several offices respectively, and cause such determination to be entered upon their records; and if any officer shall not have been chosen by reason of two or more candidates having received an equal number of votes, the common council shall determine by lot which of such persons shall be considered elected.

Sec. 20. It shall be the duty of the village recorder, within Recorder to five days after the meeting and determination of the common sons of their council, as provided in section nineteen, to notify each person election. elected, of his election; and also, within five days after the common council shall appoint any person to any office, the recorder shall notify such person of such appointment.

Sec. 21. The expenses of all elections to be held as pro-Expenses of wided by this act, shall be chargeable to said village, and paid how paid.

as are other contingent expenses.

Sec. 22. Each and all of the officers of said village, includ-Duties of ing firemen and officers of the fire department, and such officers.

other officers and agents as may be appointed by the common council, shall, in addition to the duties specially imposed upon them by this act, perform and discharge such other duties as may be required of them in and by any ordinance of said village, or by any order or resolution of the common council

President to be chief ex-ecutive offi-cer of village

Sec. 23. It shall be the duty of the president to preside at all meetings of the common council, and he shall be the chief executive officer of the village. It shall be his duty to came the appointed officers of said village to comply with and faithfully discharge their official duties, and cause all laws pertaining to the municipal government of said village, and all ordinances, resolutions and regulations of the common council, to

be observed and executed; to recommend to the common council such measures as he shall deem expedient; to expedite

To appoint

such as shall be resolved upon by them, and in general, to maintain the peace and good order, and advance the prosperity of the village; and whenever, in his opinion, the peace and safety of the inhabitants of the village require it, he may at any time appoint one or more special policemen or watchmen who shall be conservators of the peace, and who shall have the same power to make arrests and suppress disturbances as is conferred by this act upon the village marshal.

Duties of

Sec. 24. It shall be the duty of every trustee in said village to preside at elections when necessary, to attend the regular and special meetings of the common council, to vote upon all motions, to act upon committees when thereunto appointed by the president, and to assist the president in maintaining peace and good order, and in advancing the prosperity of the village.

Trustees not to become

Sec. 25. No member of the common council shall, during surety or be the period for which he was elected, be competent to hold any any contract other office which entitles the holder to receive pay from said village, or be directly or indirectly interested in any contrast as principal, surety or otherwise, the expenses or consideration whereof are to be paid by said village, or become security for the performance of any official act or duty to be done or performed by any person elected or appointed to any office under the provisions of this act.

Sec. 26. The village recorder shall safely keep the corporate Recorder to keep corposeal, and all the books, papers and files belonging to said vil-rate seal. lage, and shall make a record of the proceedings of the common council, whose meetings it shall be his duty to attend, and shall make a record of all ordinances and by-laws passed by the common council, in proper books to be provided therefor; and copies of all papers duly filed in his office, and transcripts to make certified copies from the records of the proceedings of the common council, certified to by him under the corporate seal of the village, shall be evidence in all places of the matters therein contained; and to keep account of exhall keep an accurate account, in books provided for such penses, etc. purpose, under appropriate heads, of all expenditures and of all orders drawn upon the village treasury, which account shall specify the purpose for which such orders were drawn.

Sec. 27. The village treasurer shall have the custody of all treasurer moneys belonging to said village, and shall keep an account of moneys. all receipts and disbursements thereof, and from whom received, and to whom paid, and shall pay no moneys out of the treasury except upon warrants signed by the recorder and countersigned by the president; and he shall exhibit to the To make common council as often and for such periods as they may require, a full and detailed account of all receipts and expenditures, and shall also exhibit a general statement, showing the financial condition of the treasury, and all other matters relating to his office, at each annual election.

Sec. 28. The village marshal shall be chief of the police of Marshal to the village, and he shall see that the laws are enforced; it shall be chief of be chief of be his duty to collect village taxes, to serve all processes that may be lawfully delivered to him for service, and he is hereby vested with all the powers and duties conferred by laws on constables elected in townships; he shall have power and au-To arrest thority, and it shall be his duty, with or without process, to apprehend any person found disturbing the peace, or offending against any of the provisions of this act, or the by-laws and

To imprison ordinances of the village, and to take such person before any found drunk justice of the peace of the town of Comstock, to be dealt with

To enter disorderly houses.

as the laws and ordinances of said village shall provide, and may apprehend and imprison any person found drunk in the streets of said village, until such person shall become sober; and he shall have power to enter into any disorderly or gaming house, or dwelling house, or any other building where he

may have good reason to believe a felon is secreted or har-

bored, and where any person who has committed a breach of the peace, or where any felony or breach of the peace is being committed, and is authorized to command assistance, in the discharge of such duties, of any of the citizens of said village, if deemed by him necessary: Provided. That nothing in this act shall be construed into his serving processes issued by instices

Proviso.

Common council;

of the peace in civil cases. Sec. 29. The president and trustees, when assembled and duly organized, shall constitute the common council of the village of Galesburg, and a majority of the whole shall be necessary to constitute a quorum for the transaction of business, though a less number may adjourn the council from time to time; but no tax or assessment shall be ordered, nor any appointment of any person to any office be made, nor shall any person be removed from office, except by a vote of two-thirds

of the members of the common council. When shall meet

Sec. 30. The common council shall meet at such times and places as it shall determine, and at such other time and places as the president, or in case of his absence, the president pre tempore shall appoint; the common council shall have power

Power of

council to levy fines on to impose, levy and collect such fines as it may deem proper members. for the non-attendance of the officers and members thereof at its meetings, and also to require the attendance of any of the officers of the said village at any of its meetings, and to impose fines for non-attendance. The common council shall, st

President pro tem.

its first meeting after each annual election, appoint one of the trustees to be president pro tempore of the common council; and if at any meeting of the common council neither the president or president pro tempore shall be present, the common council may appoint one of their number to preside.

Sec. 31. In the proceedings of the common council each Each member present shall have one vote, and when there shall be a one vote. tie the president shall give the casting vote; whenever required by two members, the votes of all the members of the common council in relation to any act, proceeding or proposition had at any meeting, shall be entered at large in the minutes; and such vote shall be so entered in relation to the adoption of any resolution or ordinance, report of committee, or other act for taxing or assessing any property in said village, or the citizens of said village. And all proceedings of the common council Proceedings of, to be shall be published as soon as may be in at least one newspaper published. printed and published in said village, if any.

Sec. 32. The common council shall prescribe the rules for its to prescribe proceedings, and in addition to the powers and duties specially proceedings. conferred upon them in this act, shall have the management, control and supervision of the highways, walks, streets, bridges, lanes, alleys, parks and public grounds in said village; of the finances, rights and interest, buildings, and all property, real and personal, belonging to the village, and may make such ordinances and by-laws relating to the same as they shall deem proper and necessary; and further, they shall have power May pass laws relative within said village to enact, ordain, make, continue, establish, to—modify, amend and repeal such ordinances, by-laws and regulations as they may deem desirable and proper, within said village, in relation to and for the following purposes:

First. To prevent vice and immorality; to preserve public vice.

peace and good order; to prevent and quell riots, disturbances
and disorderly assemblages; to restrain, apprehend and punish Vagranta.

vagrants, mendicants, drunkards, and all disorderly persons;
to punish lewd and lascivious behavior in the streets or other
public places;

Second. To suppress and restrain all disorderly houses and Disorderly houses of ill-fame, all gambling houses, and all houses and places where persons resort for gaming, or to play at games of 199-

Groceries.

said village;

LAWS OF MICHIGAN.

Gaming. chance, and to punish the keepers thereof; to prevent every species of gaming, and to restrain and suppress billiard tables and bowling alleys:

Liquors. Third. To prevent the selling or giving away of any spirits. ous or fermented liquors to any drunkard, minor or apprentice;

Auctions. Fourth. To prohibit and regulate the sale of all goods, ware and personal property at auction, except in cases of sales authorized by law;

Peddling. Fifth. To license and regulate auctioneers, peddlers and pawnbrokers, and auctions, and hawking and peddling; and to license and regulate the peddling and sale of jewelry, goods, merchandise and other property, by hand, hand-cart, showcase, show-stand or otherwise, in the public streets;

Sixth. To prohibit, restrain, license and regulate all sports, Shows. exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, shows, concerts, circuses, or other performances and exhibitions for money;

Violation of Seventh. To prevent the violation of the Sabbath, and to rethe Sabbath. quire all saloons, drinking houses, shops, and other places of business to be closed on the Sabbath day, and at reasonable hours of the night on week days;

Eighth. To prohibit, prevent, abate and remove all nuisance Nuisances. in said village, and punish the persons occasioning the same, and to declare what shall be considered nuisances, and direct and authorize their speedy or immediate abatement or removal by the marshal of the village, at the expense of the persons creating or continuing the same;

Ninth. To compel the owner or occupant of any grocery, tallow chandler shop, soap or candle factory, butcher shop or stall, slaughter house, stable, barn, cellar, privy, yard, hog per, Offensive substances manure pile, sewer, or other offensive, nauseous or unwholesame place, house or thing, to cleanse, remove or abate the same, whenever the common council shall deem it necessary

for the health, comfort or convenience of the inhabitants of

Tenth. To direct the location and regulation of all slaughter Slaughter houses in said village, and to prohibit their location within said village;

Eleventh. To regulate, restrain and prohibit the location of Hazardous shops, and the carrying on of mechanical and other trades and vocations which the common council may deem unsightly, dangerous or injurious, in such places and parts of said village as the common council may designate;

Twelfth. To regulate the buying, selling and using of gun-Powder. powder, fire crackers and fire-works, and other combustible materials; to regulate and prohibit the exhibition of fire-works Fire-works and the discharge of fire crackers and fire-arms, and to restrain the making or lighting of fires in the streets and other open spaces in said village;

Thirteenth. To prevent the incumbering or obstructing of Incumbering streets, sidewalks, cross-walks, lanes alleys, gutters, sewers, water-courses, bridges and public grounds, in any manner whatever, and to compel the occupants of lots to clear the sidewalks in front of and adjacent thereto, of dirt and every incumbrance and obstruction;

Fourteenth. To regulate and require the setting of shade Shade trees trees in the streets of said village; to authorize, prohibit and regulate the setting of hitching posts in the streets, lanes and alleys of said village, and to cause the same to be taken up and removed; to authorize, prohibit and regulate the building and Awnings. placing of awnings, sign-boards and other things, the whole or any part of which occupy or project within the limits of any street, lane or alley of said village, and to prescribe in what manner and of what materials the same shall be constructed, and to compel the removal of the same;

Fifteenth. To provide against horse racing and immoderate Horse-racing riding or driving in any street, or over any bridge, and to punish for the same, and authorize the arrest and detention of any person who shall be guilty of immoderate riding or driving;

Sixteenth. To regulate the speed of locomotives, engines and Locomotives

Bathing.

Pounds,

Cemeteries.

cars, upon the railroads within said village, and prevent the obstruction of streets thereby;

Seventeenth. To regulate and prohibit bathing in the public

waters within said village;

Eighteenth. To establish one or more pounds, and to regulate

and restrain the running at large of cattle, swine, horses, mules, sheep and other animals, and of geese or other poultry, in the streets and public places in said village, and to authorize the taking up, impounding and sale of the same, for the penalty incurred, and the costs of keeping and impounding, and to punish for rescuing the same before all costs and

charges are paid;

Ringing of Dells.

Nineteenth. To regulate the ringing of bells and the crying of goods, and to prevent disturbing noises, and obscene and profane language in the streets;

Lighting of Twentieth. To provide for the lighting of the streets and

Lighting of twentieth. To provide for the lighting of the streets and alleys, and the protection of the public lamps;

Dogs. Twenty-first. To impose taxes on the owners or keepers of

dogs, and to prohibit the running at large of dogs, to require them to be muzzled, and to authorize their destruction, when running at large in violation of any ordinance of said village; *Twenty-second*. To provide burial places, and to regulate and

prohibit the burial of the dead within said village, and to protect and preserve the monuments, tombstones, trees, shrubbery, property, ornaments, improvements, grounds and fences in and around any cemetery in said village;

Building lines.

Twenty-third. To regulate and establish the line upon which buildings may be erected, upon any street, lane or alley, in said village, and to compel such building to be erected upon such line, by a fine upon the owner thereof, not exceeding five hundred dollars for each offense;

Markets. Twenty-fourth. To establish, order and regulate markets; to regulate the vending of meats, vegetables, fruit, fish and provisions of all kinds; to regulate the sale of hay, wood, lime, lumber and coal, and to designate the stand or stands for wood,

hay, and produce exposed for sale in said village, and to require the weighing of hay and the measuring of fire-wood;

Twenty-fifth. To license all drays and omnibuses, hacks, and all cartmen, other vehicles used for the transportation of persons and property for hire, and to prohibit their use without license, and to designate the stands for such vehicles, and to prescribe rates of fare and charges for the same:

Twenty-sixth. To license persons to engage in and exercise Tavern the business or occupation of tavern-keeper, inn-holder and common victualer, and to impose such fees for such license as the common council may see fit, and to impose penalties upon all persons engaging in any such occupation or business, without such license;

Twenty-seventh. To appoint a sealer of weights and measures; weights and Twenty-eighth. To establish fire districts, within which no Fire districts wooden buildings shall be moved, built, enlarged, placed, or allowed to stand or remain;

Twenty-ninth. To regulate and prescribe the manner of con-Party walls. structing party walls, chimneys and fire-places, the putting up of stoves, stove-pipes, and other things that may be deemed dangerous in causing or promoting fires, and to make all such ordinances, by-laws and regulations as the common council shall deem necessary, to secure the buildings and property in said village against injuries by fire, and for the prevention and suppression of fires; and for the purpose of enforcing such inspection of dwellings. ordinances, by-laws and regulations, the common council may authorize and direct the fire wardens of said village to enter into and examine at all reasonable times, all dwelling houses, buildings and tenements of every description, and all lots, yards and inclosures, to inspect all hearths, stoves, fire-places, stove-pipes, flues, chimneys, or other conductors of smoke, and any apparatus or device in which fire may be used, or to which fire may be applied, and to remove and make the same safe at the expense of the owner or occupants of the buildings in which the same may be; and every building or structure that Unsafe shall be constructed, moved, enlarged, used, maintained, occupied, or allowed to stand or remain in violation of or contrary to any ordinance of said village, is hereby declared to be a common nuisance, and may be abated, taken down and removed by direction of the common council, at the expense of the owner or occupant or persons who caused such nuisance;

Lumber yards. Thirtieth. To prohibit the maintaining of lumber yards, the keeping, piling and storing of fire-wood, timber, lumber, or other easily combustible material within the limits of any fire district;

Reservoirs.

district;

Thirty-first. To construct reservoirs wherever needed, and to provide for supplying the same with water; to build bridges; to construct sewers, drains and culverts; to provide wells; to grade, gravel, pave, repair, amend, and otherwise improve the

streets, lanes, alleys, public grounds and parks in said village;

Sewers.

to construct, repair and renew sidewalks; to remove all en-

Sidewalks.

croachments from any street, lane, alley, public ground or places in said village; to fill up, drain, cleanse and regulate any grounds, yards, basins, cellars, or vaults within said village, that may be sunken, damp, foul, incumbered with rubbish or

Rules and regulations generally. may conduce to the general good and prosperity of said village, or any part thereof; and generally, to make all other ordinances and regulations that the common council may deem necessary to the safety, order and good government of said

unwholesome, and to make such other public improvements as

To establish fire companies. village.

Sec. 33. The common council shall have power to establish, maintain and regulate all such fire engine, hook and ladder, hose and bucket companies as may be deemed expedient, and shall provide such companies with fire engines and other implements and instruments necessary to be used in extinguishing fires, and may appoint from among the inhabitants of said village, such number of men willing to accept as may be deemed proper and necessary to be employed as firemen; and every such company shall make their own by-laws and rules for the organization and government of the company, subject to the approval of the common council, and may enforce and collect

Appoint firemen

such fines for the non-attendance or neglect of duty of any of its members, as may be provided by the by-laws and rules of the company; and it shall be the duty of every such company Duty of to keep the fire engine, hose, hooks and ladders, and other instruments and implements in its charge in good and perfect repair; and it shall be the duty of each fire company to assem- When shall ble, at least once in each month, and as often as may be directed by the chief engineer, for the purpose of working the fire engine and other implements in its charge, with a view to keeping of the same in perfect order and repair; and upon any alarm or breaking out of any fire in said village, each fire company shall forthwith assemble at the place of such fire with the engine and other implements of the company, and be subject to the orders of the chief engineer, or other person, for the time being, lawfully acting as chief engineer of the fire department.

Sec. 34. The firemen of said village shall annually elect one chief of their number as chief engineer, who shall have command of the whole fire department of the village, and also two assistant engineers, either of whom may act as chief engineer, in case of the absence or disability of the chief.

Sec. 35. The marshal and any member of the common coun-Marshal to cil may require the assistance of all bystanders in extinguishing at fires. any fire in said village, and in the removal, preservation and protection of any property endangered thereby; and in case any bystander shall willfully neglect to comply with such requirements, he shall be punished as provided by the by-laws and ordinances of said village; and the common council are hereby authorized to make such by-laws and ordinances in relation thereto as they may deem necessary.

Sec. 36. Every person belonging to an organized fire com-Firemen expany in said village, may obtain from the village recorder a politax and certificate to that effect, which shall be evidence thereof; and the members of every such company, during their continuance as such, shall be exempt from serving on juries, and from paying a poll tax in said village.

Power of council to lay out streets.

Sec. 37. The common council shall have power and authority to lay out, establish, open, extend, widen, straighten, alter, close and vacate and improve such streets, highways, alleys, walks, lanes, water-courses, squares, market places and public parks in said village as they shall deem necessary for the pub-Proceedings lic good and convenience; and if in the opening thereof, the

when private property or lands of any person shall be required for such taken. purpose, the common council shall so declare by resolution, stating therein a description of the lands, premises or property required, and the purpose for which the same are to be used, and that the common council will meet on some day to be named in the resolution, to take action in regard to the matter; and notice of such meeting shall be given to the owners or

Notice to owners.

parties interested, or his, her or their agents or representatives, by personal service of a copy of such resolution, or by publication of a copy of such resolution in one of the newspapers published in said village, at least three weeks previous to the time appointed in said resolution for the meeting of the common council; and the common council is hereby authorized to

such grounds or premises for the same, and to pay therefor

Council to negotiate with the person or persons interested in or owning

such reasonable sums as may be agreed upon; but if such Summoning person or persons shall refuse to negotiate for such lands or premises, or if for any other cause there shall not be any agreement or bargain between the parties therefor, it shall be lawful for the common council, at the time of the meeting appointed in such resolution, to direct the village recorder to issue a precept under his hand, in the nature of a venire facias. directed to the marshal of said village or any constable of the county of Kalamazoo, commanding him to summon a jury of twelve disinterested freeholders of said village, to appear before any justice of the peace of the township of Comstock, in said village, at a time therein to be stated, to inquire into and assess the damage and recompense due to the owner or owners

of or parties interested in such grounds, premises or property;

which jury, being duly sworn by said justice, faithfully and im-Jury to partially to inquire into and assess the damage in question, damages. and having viewed the premises, if necessary, shall inquire of and assess such damages and recompense as they shall deem fit to be awarded to the owner or owners, or parties interested in such grounds, premises or property, for their respective damage or losses, according to their several interests and estates therein; and the said justice shall, upon the return of such assessment, enter judgment confirming the same; and compensatin the sum or sums so assessed, together with his or their cost, ownershall be paid or tendered to the party or persons entitled thereto, if residing in said village, and if not residing therein, to be paid into the village treasury for the use of such party, person or claimant, before such street, highway, alley, lane, water-course, square, market place or public park shall be made, opened, established or altered; but if the jury find that the claimant is not entitled to any damages, then it shall be competent for such justice to render judgment against such claimant for all costs, and issue execution therefor; and in either case, it shall thereupon be lawful for the common council to cause the same grounds, premises or property to be immediately converted to and for the uses and purposes aforesaid: Provided, The party claiming damages may have the Proviso. right to remove such proceedings by appeal to the circuit court for the county of Kalamazoo, upon giving notice of his or their intention so to do to the said justice, in writing, within ten days, or in case of the absence of said party from the village at the time of the rendition of the judgment, within thirty days after the verdict of such jury, and the judgment of such justice therein, as aforesaid; such appellant shall first give bond with two sufficient sureties, to be approved by said justice, conditioned to pay all costs that may be awarded against him in said circuit court; but no appeal, supersedeas, injunction, or other process or proceeding from any court whatever shall prevent the immediate making, laying out, opening, establishing, altering, straightening, widening or extending such street, lane,

Ibid.

alley, square, water-course, market place or public park, as aforesaid; and upon filing in said circuit court the said bond, and a transcript of the proceedings aforesaid, duly certified by said justice, within forty days after the rendering of said judgment, the same proceedings shall be had in the circuit court as is prescribed by law in case of appeals from justices' courts: Provided further, That if the damages awarded on such appeal shall not exceed the damages assessed by said jury and confirmed by the judgment of said justice, the party appealing

Sec. 38. The common council is authorized to cause such of

shall pay all costs occasioned by such appeal.

Council to cause streets to be re-surveyed. the streets, highways, alleys and lanes in said village, as shall

have been used for six years or more prior to the passage of this act, as public highways, streets, lanes or alleys, which have not been sufficiently described, or have not been duly recorded, to be surveyed, the grade thereof established, described and recorded in the office of the village recorder, in a book to be denominated the book of "street records;" and the common council shall cause a survey or description, and plat of every public ground, highway, park, street, lane and alley, or part thereof, which shall hereafter be opened, established. altered. widened, straightened, or the grade thereof established, to be recorded in said book of "street records;" and such record shall be presumptive evidence of the existence of such public ground, park, highway, street, lane, alley, or of that part thereof therein described, and of the boundaries and grade thereof; and a copy of any ordinance or resolution of the common council, vacating or closing any public ground. park, highway, street, lane or alley, or any part thereof, shall also be recorded in said book of "street records," and the

Book of street rec-ords; con-tents of.

tax for expense of grading.

Sec. 39. The common council shall have power to assess and Power of Sec. 39. The common council shall have power to assess and council to levy special levy, at any time, by a special tax, the expenses of making, grading, paving, opening and repairing streets, lanes and alleys. and of putting curbstones and culverts therein; of grading, paving or planking, cleaning and repairing sidewalks, or drain-

same shall be evidence as aforesaid.

ing low lands, of making drains and sewers, and other local improvements upon the lots, premises and subdivisions thereof.

Sec. 40. The territory within the limits of this corporation Highway district. shall constitute a highway district under the supervision of the street commissioners, who, as agents of the common council, shall have the same power and perform the same duties as highway commissioners in townships. The corporation as-Basis of seessment shall be used as a basis for highway work. Highway work may be commuted at the rate of one dollar per day. The overseer of highways shall have the same power and per-Power of form the same duties as overseers of highways in townships, highways, and shall in like manner make his returns to the street commissioner.

Sec. 41. The common council may exempt from all taxation council may exempt perimposed by the provisions of this charter, such poor persons some from tax.

as are in their judgment unable to pay the taxes, which would otherwise be assessed against them.

Sec. 42. The common council shall have power and au-To asset thority to raise annually, by a general tax upon the real and essary tax. personal property in said village liable to taxation, such sums as they may deem necessary to defray the expenses and liabilities incurred by said village, and to carry into effect the powers hereby conferred on them; and they shall, on or before the first day of June in each year, determine by resolution the amount of taxes necessary to be levied for said purposes during the year: Provided, That the taxes so determined to be Proviso. levied, shall not exceed in any one year the sum of three thousand dollars, unless the qualified electors of said village shall determine to increase that amount by a majority vote of all the qualified electors present and voting, and the vote may be taken viva voce, or otherwise, as the common council of said village may determine and direct, exclusive of, and in addition to any taxes which may be levied by virtue of any provisions in this act, as a special assessment for public or local improvements; and every tax lawfully imposed by the common council upon any lands, tenements and hereditaments in said village,

shall be and remain a lien upon such lands, tenements and hereditaments, until the same shall be paid.

Poll tax.

Sec. 43. The common council shall have power to assess and collect from every male inhabitant of said village, being over the age of twenty-one and under fifty years, (except paupers, idiots and lunatics, and other persons exempt by law,) an annual capitation or poll tax, not exceeding one dollar, and they may provide by ordinance for the collection of the same.

Assessmen

sec. 44. The assessors of said village shall once in each year, between the second Monday of April and first Monday of May, make an assessment roll, containing a description of all the property, both real and personal, liable to taxation in said village, and the name of the owner or occupant or agent thereof, if known, and the name of all persons liable to pay a capitation or poll tax, as provided for in this act; and shall estimate and set down in such roll, the valuation of all such property at its fair cash value, placing the value of personal property on a separate line; and when said rolls shall be so made and completed, the assessors shall immediately give notice thereof, by

Notice of time for reviewing.

publishing the same in some newspaper printed and published in said village, or if there be no such newspaper, by conspicuously posting the same in three public places in said village, for ten days next previous to the time for review therein stated; and such notice shall give the time when, and the place where he will be and have said roll for inspection and review; at the time and place so appointed, the assessors, on the application of any person interested, may reduce the said valuation, on sufficient cause being shown on oath to the satisfaction of the assessor, which oath each assessor is hereby authorized to administer. If any person or persons shall feel accretized by the

Right of appeal.

minister. If any person or persons shall feel aggrieved by the final decision of the assessors, such person or persons shall have the right of appealing from such decision, at any time within ten days thereafter, to the common council, who are in like manner hereby authorized to reduce or increase such valuation; and the common council may at any time before the tax is collected upon such assessment roll, correct any descrip-

tion of real estate which they may find erroneously described in said roll. The assessors shall complete and deliver said assessment roll to the village recorder, on or before the first day of June in each year.

Sec. 45. It shall be the duty of the common council, once in Council to each year, and immediately after the assessors shall have de-roll. livered said assessment roll to the recorder, as provided in section forty-two, to estimate and cause to be set down, in a column opposite to the several sums therein set down as the value of real and personal estate, the respective sums, in dollars and cents, to be paid as a general tax or assessment thereon; and the tax upon real estate shall be set down in a column by itself. Any special tax or assessment for public or local improvements, authorized by any provisions of this act, may be included in said assessment roll, and shall be set down in a column by itself, opposite [the] proper description; any poll tax, or tax upon the owners or keepers of dogs, authorized by this act, may be included in said assessment roll, and the last column of said roll shall contain the total amount of taxes. The common council shall cause a copy of said roll, when com- To deliver pleted as aforesaid, to be made, and shall annex to such copy a shall for collection. warrant, under the hands of the president and recorder, commanding the marshal to collect from the several persons named in said roll, the several sums mentioned in the last column thereof, opposite their respective names, on or before the day specified in such warrant, and directing him to pay such money, when collected, to the treasurer of said village by a certain day therein named, not less than forty days from the date of said warrant, and said warrant may be renewed from time to time as the common council may deem best.

Sec. 46. The marshal, upon receiving the said copy of tax Proceedings roll, shall call upon each person taxed, if a resident of said refuse to village, at least once, and demand payment of the taxes charged to him upon said roll; and in case of a refusal or neglect to pay such taxes, the marshal is hereby authorized and required to levy the same by distress and sale of the goods

and chattels of the person who ought to pay e same, whenever found within said village, together with the costs and charges of such distress and sale, and may take any property that can be taken by township treasurers in the collection of taxes; and he shall give the same notice and sell in the same manner as township treasurers are required to do, and return any surplus to the owner of the property, in accordance with the revised statutes of this State.

Return of unpaid taxes Sec. 47. At the expiration of the time mentioned in the warrant annexed to said copy of tax roll, and the time for which said warrant may be renewed, if any of the taxes mentioned in said roll shall remain unpaid, and the marshal shall be unable to collect the same, he shall make in said roll, or permanently attach thereto, a statement in writing, under oath, of all taxes so remaining unpaid; and if the same or any part thereof are assessed upon real estate, such statement shall contain a description of each parcel of land upon which the taxes so assessed have not been paid, and further, that he has not been able to collect the same, nor, upon diligent inquiry, to discover any goods or chattels, subject to levy, belonging to the person charged with or liable to pay such tax, and shall deliver such statement and copy of tax roll to the recorder of said village within five days thereafter.

Recorder to sell property at auction.

Sec. 48. The recorder, after such statement and copy of roll shall have been delivered to him, shall, under the direction of the common council, and in pursuance to an order or resolution of the common council, proceed to sell at public auction, at some public place in said village, so much of said lands returned in said statement, on account of the non-payment of the taxes thereon, as shall be necessary to pay the amount of taxes, together with such amount as shall be directed by the common council, to cover the expenses of such sale, first giving at least thirty days' notice of the time and place of sale, by advertisement posted up in three of the most public places in said village, and by causing the same to be inserted in a news-

paper, if there be one printed and published in said village,

Notice of sale.

for four successive weeks preceding the sale, which advertisement shall describe the land and state the name of the owner, if known, amount of taxes and expenses for the non-payment of which it is to be sold. On the day mentioned in said no-Proceedings tice, the recorder shall commence the sale of said lands, and sale. continue until so much shall be sold as will pay the said taxes and expenses; and the recorder, on such sale, shall give to the Certificate of purchaser or purchasers of any such lands a certificate in writing, describing the lands purchased, and the sums paid therefor, and the time when the purchaser will be entitled to a deed for the same: Provided, That if any parcel of land cannot be Proviso. sold to any person for the said taxes and expenses, the recorder shall bid off the same to the common council of said village, and shall give a like certificate of such sale, which shall have a like effect in all respects as if the same had been given to any other purchaser therefor; upon the completion of said sale the recorder shall deliver to the treasurer of said village, a certified statement thereof, containing a description of the land sold, the date of sale, the particular tax and amount for which the same was sold, and the name or names of the purchaser or purchasers, which statement shall be preserved and transcribed by said treasurer, in a book to be provided and kept by him for that purpose; and all moneys received upon such sales he shall at the same time deliver to said treasurer.

Sec. 49. Any person claiming any of the lands sold as afore-time for said, or any interest therein, may at any time within one year next succeeding the day of sale, redeem any such land or interest therein, by paying to the treasurer of said village the amount for which the same was sold, or such proportion thereof as the part or interest redeemed shall amount to, with interest thereon at the rate of twenty per cent. per annum, from the date of sale, for the use of the purchaser; but in no case shall Interest; how to be the interest be computed for a less time than three months; computed, whereupon the treasurer shall make and deliver to the person making such payment, a certificate of the redemption thereof.

Conveyance.

Sec. 50. Upon the presentation of any such certificate of sale to the recorder of said village, after the expiration of the time for the redemption of the lands sold as aforesaid, he shall, unless such lands have been redeemed as aforesaid, or the certificate of sale canceled, as hereinfter provided, execute to the purchaser or purchasers, his, her or their heirs, assigns, executors or administrators, a conveyance of the lands therein described, which conveyance shall vest in the person or persons to whom it shall be made, an estate in fee simple, subject to all the claims the State may have therein; and the said conveyance shall be prima facie evidence that all the proceedings were regular, according to the provisions of this act, from the value

When may be used as evidence. clusive; and every such conveyance, executed by the recorder, under his hand and seal, witnessed, acknowledged, and recorded in the usual form, may be given in evidence in all the courts of this State, in the same manner and with like effects any other conveyance of real estate, or any interest therein; and the common council may, upon satisfactory evidence, upon oath, of the payment of any tax upon real estate, and that the same has been returned wrongfully for non-payment, by mistake or otherwise, cancel the certificate of sale at any time

before conveyance is made, and return the purchase money.

tion of the same by the assessor to the date of the deed in-

Justices of the peace; powers and duties of. Sec. 51. Any of the justices of the peace of the township of Comstock are hereby authorized and empowered to inquire of, hear, try and determine, in a summary manner, all offenses which shall be committed against any of the by-laws and ordinances that shall be made or adopted by the common council, in pursuance of the powers granted by this act, and to purish the offenders, as by the said laws or ordinances shall be prescribed or directed; and said justices shall have power to hear, try and determine all charges, complaints, actions and prosecutions for the recovery or enforcing of any and all fines, penalties or forfeitures, for alleged violations or infringement of the said by-laws and ordinances, or of any of the provisions of this act, except in cases where jurisdiction longs to some

other court. The proceedings in all such actions and prosecu-Proceedings how govtions shall be according to and be governed by the general erned.

law and rules of practice of this State, applicable to courts of justices of the peace.

Sec. 52. In all trials before any justice of the peace, under of be entitled the provisions of this act, of any person charged with any to jury. offense, or violation of any by-law or ordinance of said village, he shall be entitled to a trial by a jury of six persons; and all the proceedings for selecting and summoning such jury, and in the trial of the cause, shall be in conformity, as near as may be, with the mode of proceedings in criminal cases before justices of the peace; and in all cases the right of appeal and Right of certiorari from the justice's court to the circuit court for the county of Kalamazoo, shall be allowed to the parties on the same terms, and the same bond shall be given as is or may be required by law in cases of certiorari or appeals from justices' courts in other cases.

Sec. 53. Whenever a conviction is had or a judgment ren-How judgdered for any fine, penalty, or forfeiture for a violation of this be rendered
act, or of any by-law or ordinance of said village, it shall be
with costs of suit, and execution therefor may be issued immediately on the rendition of the judgment, and shall command
the amount to be made of the property of the defendant, if any
such can be found liable to execution, and if not, then to commit the defendant to prison, if it be so adjudged and according
to law; and in cases where both fine and imprisonment are
imposed upon the person so convicted by the judgment of any
such justice, he shall issue the necessary process to carry such
judgment into effect.

Sec. 54. Any justice of the peace of the township of Com-Power of Institute to stock shall have power to impose fines, penalties and forfeitures, levy fines and commit not exceeding one hundred dollars, and imprisonment not to prison. exceeding ninety days, or both, at the discretion of the court, on all persons offending against or violating any of the provisions of this act, or any by-law or ordinance of said village, made in pursuance thereof; and the several justices of the

peace of said township of Comstock shall have power, in all cases, where by the provisions of this act, or of any by-law or ordinance made in pursuance thereof, any person may be sentenced to imprisonment, to imprison in the jail of the county of Kalamazoo, and it is hereby made the duty of the keeper of said county jail to receive such persons; and in all cases where the term of such imprisonment shall exceed sixty days, such person may be sentenced to confinement in the Detroit house of correction.

Village

Sec. 55. The common council shall have power to erect and prison; who maintain in said village, a village prison, and any person commay be con-maintain in said village, a village prison, and any person convicted of a violation of this act, or of any by-law or ordinance made by the common council of said village, may be sentenced to imprisonment therein, not to exceed thirty days; and any person arrested for a violation of this act, or any by-law or ordinance of said village, or of any law of the State, may be imprisoned in said village prison during the time that shall elapse between the time of arrest and the time of trial or examination; and the common council shall have power to make all necessary rules and regulations for the government of said prison, and to appoint a keeper thereof.

Council to

Sec. 56. Whenever, by the provisions of this act, any power pass laws to carry out its or authority is given, or duty imposed upon the common compowers. cil, the common council may enact such ordinances and establish such rules and regulations as may be necessary to carry into effect such powers and authority, and to regulate the performance of such duty.

How suits shall be brought.

Sec. 57. All suits and prosecutions for the violation of the the provisions of this act, or of any ordinance or by-law made in pursuance of such provisions, or to recover any fine, penalty or forfeiture for such violation, shall be brought in the name of "The village of Galesburg;" and in any such suit or prosecttion it shall not be necessary to set forth in the complaint or warrant, the ordinance or by-law, or any section thereof, the provisions of which are alleged to have been violated, except by its title, but it shall be sufficient to state in the complaint

and warrant, with reasonable certainty of time and place, the act, violation or offense complained of, and to allege the same to have been committed in violation of the provisions of an ordinance or by-law, as the case may be, of the village of Galesburg, referring thereto by its title. And all process issued by How processes and justice of the peace in any such suit or proceeding shall be directed. be directed to the marshal of the village of Galesburg, or to any constable of the county of Kalamazoo, and the same may be executed within the county of Kalamazoo.

Sec. 58. The style of all ordinances shall be, "The common Style of council of the village of Galesburg ordain." The time when any by-law or ordinance passed by the common council shall take effect shall be prescribed therein: Provided, That no by-Proviso. law or ordinance shall be operative until the same shall have been published two weeks successively, in a newspaper printed and published in said village, or by written or printed notices, posted up in three of the most public places in said village; and like notice shall be given of the repeal or amendment of any ordinance or by-law: Provided, also, That no by-law or or-Ibid. dinance of said village shall be in its provisions repugnant to the constitution and laws of the United States or of this State.

Sec. 59. All fines, penalties and forfeitures recovered for any Fines, etc., violation of the provisions of this act, or of the by-laws and treasurer. ordinances made in pursuance thereof, and all money received for licenses or from other sources, belonging to said village, shall be paid to the treasurer of said village by the officer receiving the same immediately after the receipt thereof, and shall be disposed of as the common council may direct; and what deem'd any person who shall refuse or neglect to pay the same as meanor. aforesaid, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine not less than one hundred dollars nor more than five hundred dollars, or by imprisonment in the county jail not to exceed one year, or by both such fine and imprisonment, in the discretion of the court.

Citizens to be compet'nt as jurors.

Sec. 60. In suits or proceedings in which the common council of the village of Galesburg shall be a party, or shall be interested, no inhabitant of said village shall be incompetent to serve as a juror on account of his interest in the event of such action or suit: *Provided*, His interest be such only as he has in common with the inhabitants of said village.

Annual statement; contents of.

Proviso.

Sec. 61. The common council shall, in the month of February in each year, cause to be made and published a just and true statement of all moneys received and expended by them in their corporate capacity during the preceding year, previous to which they shall audit and settle the accounts of the treasurer. marshal and all other officers and persons having claims against said village, or accounts with it not previously audited, and shall make out in detail a statement of all receipts and expenditures, which statement shall specify all the appropriations made by the common council, and the object and purpose for which the same were made, the amount of money expended under such appropriation, the amount of taxes raised, the amount expended on streets, the amount of money borrowed. if any, for what purpose and upon what terms, and all such information as shall be necessary to a full and perfect understanding of the financial concerns of the village; and such statement shall be placed on file in the recorder's office, and subject to inspection at any and all times by the citizens of said village.

Accounts to be verified by affidavit.

Sec. 62. Before any account or demand of any person against said village shall be audited, allowed or paid, the same shall be verified by affidavit, and shall set forth the items thereof, and the amount of each item, with the proper dates, in detail, which affidavit may be taken and certified by any member of the common council, or by any person authorized to administer oaths.

Power of council to borrow money.

Sec. 63. The common council of said village may borrow, for the time being, in anticipation of receipts from taxes, such sum as may be deemed necessary for the purpose of purchasing a suitable fire engine for said village, and implements and instruments necessary to be used therewith in extinguishing fires, and may issue the bonds of the village therefor: *Provided*, Proviso. That the council shall not borrow to exceed one thousand dollars, for the purpose of buying a fire engine and other necessary fire apparatus, unless authorized to borrow a greater amount by a vote of the qualified electors of said village at their annual village election, which vote may be taken viva voce, or otherwise, as the council shall determine and direct.

Sec. 64. All persons heretofore elected or appointed to office Terms of in said village, and now holding such offices, shall continue to hold their respective offices for the remainder of the terms for which they were elected or appointed.

Sec. 65. All ordinances, by-laws, rules, regulations and reso-Prior acts, lutions heretofore passed by the common council of the village main in force of Galesburg, and now in force, shall, except so far as they are inconsistent with the provisions of this act, continue in force until repealed, modified or amended; and the passage of this act shall not invalidate any act already done, right accrued or acquired, proceeding had, or tax sale made under and by virtue of any law of this State in relation to the village of Galesburg, or of any ordinance, by-law, regulation or resolution passed or adopted by the common council of said village, but the same shall be and remain as valid for all purposes as if this act had not been passed; and all proceedings heretofore commenced under and by virtue of any ordinance or by-law of said village, and now pending or not yet completed, shall remain valid and be completed in the same manner and with the same effect as if this act had not been passed.

Sec. 66. All acts or parts of acts, contravening the provisions of this act, are hereby repealed.

Sec. 67. This act shall be deemed a public act, and shall be Public act. favorably construed in all courts and places.

Sec. 68. This act shall take immediate effect.

Approved April 5, 1869.

[No. 457.]

AN ACT to incorporate the village of New Haven, in the county of Macomb.

Boundaries.

SECTION 1. The People of the State of Michigan enact. That all that tract of country situated in the township of Lenox. county of Macomb, and State of Michigan, which is described as follows: Beginning at the north-west corner of section thirty-three, in said township, being town four north, of range fourteen east; running thence north on the line between sections twenty-eight and twenty-nine, in said township, ten chains; thence easterly to the east line of the west half of the east half of the south-east quarter of section twenty-eight: thence southerly on said line to highway known as "Ashley and Romeo plank road;" thence along the line of said highway to the central line of section thirty-three, running east and west; thence west to the west line of said section thirty-three: thence north to the place of beginning, be and the same is hereby constituted a village corporate, by the name of the village of New Haven.

Time and place of holding election.

qualifications of electors under the constitution, shall meet at the hall owned by Daniel Lake, in said village, on the first Monday of May next, and on the first Monday of May, annually, thereafter, at such time and place as shall be provided in the by-laws of said village, and then and there proceed by a plurality of votes, to elect by ballot from among the qualified electors residing in said village, five trustees, two assessors, one president, one recorder, and one treasurer, who shall hold their office for one year, and until their successors are elected and qualified: *Provided*, That if an election of such officers shall not be made on the day when, pursuant to this act it ought to be made, the said corporation for that cause, shall not be deemed to be dissolved, but it shall and may be lawful to hold such election at any time thereafter, pursuant to public

notice, to be given in the manner hereinafter described.

Sec. 2. The male inhabitants of said village, having the

Proviso.

Sec. 3. At the first election to be held in said village under Judges and this act, there shall be chosen viva voce, by the electors present, tion; duties two judges and a clerk of said election, who shall form the board of election, and shall conduct the same, after having taken an oath, to be administerd to them by one of their number, to faithfully and honestly discharge the duties required of them as judge or clerk of said election, and certify the result, in the same manner that the board of trustees are required to do by this act; and subsequent elections shall be held in said village, and superintended by the president and recorder, and one or more of the trustees; and further, that at all elections Polls; when the polls shall be opened between the hours of nine and ten closed. o'clock in the forenoon, and continue open until three o'clock in the afternoon of the same day and no longer; and that the name of each elector so voting at such election shall be written in the poll list, to be kept at such election by the officer or officers holding the same; and the said officer or officers shall proceed without delay, publicly to count the ballots unopened. and if the number of ballots so counted shall exceed the number of electors' names contained in the poll list, the officer or officers holding said election, shall draw, cut and destroy, unopened, so many of the ballots as shall amount to the excess: and if two or more ballots are found rolled or folded together. they shall not be estimated; and thereupon, the officer or offi-Canvass of cers holding such election, shall immediately proceed, openly and publicly, to canvass and estimate the votes given at such election, and shall complete the said canvass and estimates on the same day, and shall thereupon certify and declare the num-Certificate of ber of votes given for each person voted for, and shall file such certificate in the office of the recorder of said village before ten o'clock in the forenoon of the next day after said election, at which last mentioned period, the president and trustees shall proceed to canvass said returns, and shall declare the result of said election; and in case it shall happen at any time, that two Tie; how decided. or more persons shall have an equal number of votes for the same office, the president and trustees shall make as many

strips of paper of equal size, as there are persons having an equal number of such votes, and write a ballot for each of such persons, one on each of said strips of paper, and shall then put said ballots together into a hat, and one of the members of said board shall then draw from said hat one of said ballots, and the person who shall be upon the ballot so drawn shall be declared elected.

Recorder to give notice of election.

Sec. 4. It shall be the duty of the recorder of said village to give five days' notice, in writing, in three public places in said village, of the time and place of holding all elections, both annual and special, in said village, and as soon as practicable, and within five days thereafter, after the closing of the polls

To notify

persons of their election, to notify the officers respectively of their election; and the said officers so elected and notified as aforesaid, shall, within ten days after receiving a copy of such notice, take an oath or affirmation, before any justice of the peace or notary public of said county of Macomb, to support the constitution of the United States and of this State, and faithfully discharge the duties of their said offices, a certificate of which shall be filed with the recorder of said village. Sec. 5. It shall be the duty of the president to preside at all

President

Proviso.

and recorder; duties of meetings of the village council, and it shall be the duty of the recorder to attend all such meetings, and keep a fair and accurate record of the proceedings: Provided, That in the case of the absence of the president, a majority of the trustees present may elect one of their number president for the time being.

Body cor-porate and politic.

Sec. 6. The president, recorder and trustees of said village shall be a body corporate and politic, with perpetual succession, to be known and distinguished by the name and title of the president and trustees of the village of New Haven, and by that name they and their successors shall be known in law, and shall be and they are hereby made capable of suing and being sued, of pleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of record, and any other place whatsoever,

and may have a common seal, and may also change the same at their pleasure, and by that same name shall be and they are hereby made capable of purchasing and holding, conveying or disposing of any real or personal estate for the use of said corporation.

Sec. 7. The inhabitants of said village shall be liable to the Inhabitants liable to operation of any or all laws relating to township government, township laws except so far as relates to the laying out and constructing of tor highways streets and highways, and the labor to be performed thereon, within the limits thereof.

Sec. 8. The president, recorder and trustees, when assembled Beard of trustees; together and duly organized, shall constitute a board of trustees; quorum of. tees of the village of New Haven, and a majority of the whole shall be necessary to constitute a quorum for the transaction of business, though a less number may adjourn from time to time; and the said trustees shall hold their meetings at such when shall time and place as the president, or in his absence, the recorder may appoint; and the board of trustees shall have power to May levy impose, levy and collect such fines as they may deem proper for the non-attendance of the officers and members thereof at any such meeting, and also to require the attendance of any officers by them appointed, and to impose and collect fines for non-attendance: Provided, No such fine shall exceed five dollars Proviso. for one offense.

Sec. 9. In case of the death, resignation or removal of the Vacancies; president, recorder or any of the trustees, or other officers how filled. elected by the electors of said village, such death, resignation or removal shall be announced by the president or recorder to the members of the board of trustees, who shall convene as soon as may be, and order, by a public notice to be posted up in three public places in said village, that an election will be held by the electors of said village to elect a suitable person or persons to fill such vacancy or vacancies, which shall be conducted and certified in the manner hereinbefore provided for the election of village officers, which election shall be ordered

to be held at any time within thirty, and not less than five days after such vacancy shall have occurred.

Power of trustees to remove officers.

Sec. 10. The board of trustees shall have power to remove, at pleasure, any of the officers by them appointed, by virtue of this act, and to fill all vacancies that may happen in any of said offices, so often as the same may occur by death, resignation, removal, or any other cause; and officers so appointed shall be notified and qualified as aforesaid, and perform the duties of their respective offices.

Treasurer

Sec. 11. The treasurer and marshal shall respectively, before and marshal to give bonds they enter upon the exercise of the duties of their respective offices, give such security for the faithful discharge of the trusts reposed in them as the board of trustees shall direct and require.

Trustees to

Sec. 12. The president and trustees shall have full power to appoint certain officers appoint a marshal, and all other officers necessary under the provisions of this act for said village, whose elections are not

provided for in this act; to make by-laws and ordinances rel-May pass laws relative

ative to the duties, powers and fees of the marshal, treasurer, assessors, and other officers; relative to the time and manner of working upon streets, lanes and alleys of said village; rela-

Highways.

tive to the manner of assessing, levying and collecting all highway and other taxes in said village; and the board of trustees shall have power to make by-laws and ordinances relative to all nuisances within the limits of said village, and for the

abatement of the same, and for the punishment, by fine, of all

persons occasioning the same; to construct sewers and reservoirs; to license all showmen; to suppress all games of chance

Sewers.

Fire buckets or hazard; to compel owners of buildings to procure and keep in readiness such number of fire buckets as shall be ordered by

the board of trustees; to regulate bridges within the limits of

Bridges.

said village; relative to protecting said village from fires; to establish fire limits, in which no wooden buildings shall be built, enlarged or placed; relative to calling meetings of elec-

Shade trees, tors of said village; to prescribe the setting of posts and shade trees; to provide for the construction of sidewalks and repair-

ing the same; relative to the keeping and sale of gunpowder in Gunpowder. said village; relative to the restraining of swine and other animals from running at large in the streets, alleys, lanes and other public places in said village; to establish one or more Pounds. pounds for said village; to suppress billiard tables, and other Billiard gaming tables kept for hire or reward in said village; to estab-Building lish lines upon which buildings may be erected, and beyond lines. which such buildings shall not extend, and also full power and authority to make all such by-laws and ordinances as may be deemed by the board of trustees expedient or necessary for the preventing and suppressing all disorderly and bad houses: Provided always, Such by-laws shall not be repugnant to the Proviso. constitution and laws of the United States and of the State of Michigan: And provided also, That no by-laws or ordinances Ibid. of said corporation shall have any effect until the same shall have been published for two weeks, successively, in a newspaper printed in the county of Macomb, or by written notices posted up in three of the most public places in said village.

Sec. 13. The president and trustees shall have power to make Fires. all such by-laws and ordinances as shall be necessary to secure said village and the inhabitants thereof against injuries by fire and persons violating the public peace; for the suppression of Riots. riots and gambling, and for the punishment of the same; for Vagrants. the apprehension and punishment of vagrants, drunkards, disorderly and idle persons; and they shall have power to make Fines and all such by-laws and ordinances as to them shall seem necessary for the safety and good government of said village and the inhabitants thereof, and to impose all fines, penalties and forfeitures on all such persons offending against the by-laws and ordinances made as aforesaid.

Sec. 14. The president and trustees shall have power to pre-Liquors. vent the vending of intoxicating liquors in said village; to regu-wood and late the measuring of fire-wood and the weighing of hay, and to prescribe and designate the stand for carters and carts, and for wood, hay and produce exposed for sale in said village; to prevent incumbering the streets, sidewalks, alleys or public grounds

Fast driving. or squares, also to prevent immoderate driving in said village, and to regulate all graveyards and burial of the dead for said village.

May lay out streets.

Sec. 15. The president and trustees shall have authority to lay out and establish, open, make, or alter such streets, lanes, alleys, sidewalks, water-courses, highways and bridges, within the limits of said village, as they may deem necessary for the

when private property is taken.

Proceedings public convenience; and if, in doing thereof, they shall require for such purposes the grounds of any person, they shall give notice thereof to the owners or parties interested, or his, her or their agent or representative by personal service, or by written

Notice to owner.

notice posted in three of the most public places in said village, at least three weeks next preceding the meeting of the said board of trustees, for the purpose aforesaid; and the said board

Trustees to treat with owner

of trustees are hereby authorized to treat with such person or persons for such ground or premises; and if such person or Summoning persons shall refuse to treat for the same, or if the parties cannot agree therefor, it shall and may be lawful for said board of

trustees to direct the recorder of said village to issue [a] venive

of jury.

facias, to command the marshal of said village, or any constable of said county, to summon and return a jury of twelve disinterested freeholders, to be taken without the limits of said village, to appear before any justice of the peace of said village, at any time therein to be stated, to inquire into and to ascertain and determine the just compensation to be paid therefor to the owner or owners, or parties interested in such grounds

Jury to award damages,

or premises, which jury, first being duly sworn by said justice faithfully and impartially to inquire into, and to ascertain and determine the just compensation to be made therefor, and having viewed the premises, if necessary, shall inquire of and assess such damages and recompense as they shall judge fit to be awarded to the owner or owners of, or parties interested in such ground or premises, for their respective losses, according to the several interests and estates therein; and the said justice shall, upon the return of such assessment or verdict, enter judgment therefor, confirming the same; and such sum

or sums so assessed, together with all costs, shall be paid or Compensat'n tendered to legally tendered, before such street, lane or alley, sidewalk, owner. highway or bridge shall be made, opened, established or altered, to the claimant or claimants therefor. It shall thereupon be lawful for the board of trustees to cause the same grounds or premises to be occupied and used for the purposes as aforesaid: Provided, That any party claiming damages, as Proviso, aforesaid, may have the right to remove such proceedings by appeal to the circuit court, or any court of competent jurisdiction, upon giving notice of his, her or their intentions so to do, to said justice, in writing, within ten days, or in case of the absence of said party from the said village, at the time of the rendition of said judgment, then within thirty days after the verdict of such jury and the judgment of said justice, as aforesaid; and upon the filing of a transcript of the proceedings aforesaid, duly certified by the said justice, within forty days after the verdict and judgment, as aforesaid, in the circuit court, or any other court of record having appellate jurisdiction, the same proceedings shall be had as is prescribed by law in other cases of appeal: Provided, That if the final judgment IDIA. for damages shall not exceed the damages assessed before the justice at least five dollars, then the party appealing shall pay all costs of such appeal.

Sec. 16. Any justice of the peace of the township of Lenox, Justices of the peace; is hereby authorized and empowered to inquire of, hear, try powers and and determine, in a summary manner, all the offenses which shall be committed within the limits of said village against any of the by-laws, ordinances and regulations that shall be made, ordained or established by the said board of trustees, in pursuance of the powers granted to them in this act, and to punish the offender or offenders, as by the said by-laws, ordinances or regulations shall be prescribed or directed: *Pro-Proviso*, vided always, That any person arrested on a charge of violating any of the by-laws, ordinances or regulations as aforesaid, may demand and have a trial by jury; and the circuit court

of the county shall also have jurisdiction over all fines and penalties imposed by said by-laws.

Compensat'n of marshal and other officers.

Sec. 17. The marshal, recorder, and such other officers as may be appointed by the said board of trustees, shall receive such compensation for their services as the by-laws and ordinances of said corporation shall direct; but the residue of the village officers shall not receive any pecuniary compensation for their services.

Annual statement; contents of.

Sec. 18. The president and trustees shall, at the expiration of each year, cause to be published a true and just statement of all moneys received or expended by them in their corporate capacity, during the year next preceding such publication, and also the disposition thereof, previous to which they shall settle and audit the accounts of the treasurer, and all other officers and persons having claims against said village, or accounts with it, and shall make out in detail a statement of all receipts and expenditures, which statement shall fully specify all the appropriations made by the board of trustees, and the objects and purposes for which the same were made, and the money expended under each appropriation, the amount of taxes raised, the amount of contingent expenses, the amount on highways and streets, and all such information as shall be necessary to a full and perfect understanding of the financial concerns of the village.

Citizens to be compet'nt as jurors.

wherein the board of trustees of said village shall be a party, no citizen of said village shall be deemed incompetent as a juror or witness, on account of the interest of such citizen in the event of such process or proceeding: *Provided*, That such interest be only that which is in common with the citizens of said village.

Sec. 19. In all processes, prosecutions and other proceedings

Proviso.

How suits shall be commenced shall be commenced against said corporation, process against said corporation shall be served by leaving a copy of such process, attested by the proper officer, with the recorder of said corporation, or at his usual place of business therein, whose duty it shall be forthwith

to inform the president and trustees thereof: *Provided*, That Proviso. the first process shall be by summons, and a copy thereof left with the recorder, at least six days before the return day thereof.

Sec. 21. The president and trustees shall have full power and Power of c authority to levy and collect a capitation or poll tax upon the levy taxes. legal voters of said village, and also taxes on all real and personal property, not exempt from taxation within the limits of said village, necessary to defray the expenses thereof: Provided, Proviso. The said taxes so assessed and collected shall not exceed, in any one year, one per centum upon the valuation of said real and personal property, and exclusive of the capitation or poll tax; and every assessment of taxes lawfully imposed or levied Taxes to be a lien on real by said board of trustees on any lands, tenements and hered-estate. itaments, or premises whatsoever, in said village, shall be and remain a lien on such lands and tenements and hereditaments, from the time of making such assessment or imposing such tax, until paid; and the owner, or occupants, or parties in interest, respectively, in said real estate shall be liable, upon demand, to pay every such assessment or tax to be made as aforesaid; and in default of such payment, or any part thereof, it shall be lawful for the marshal of said village to sell personal estate, and for the want thereof, to sell real estate, rendering the surplus, if any, after deducting the charges of such sale, to the person against whom the tax is levied: Provided, That Proviso. whenever any real estate shall be sold by said marshal, notice thereof shall be published in a newspaper printed in said county, for at least four weeks, once in each week, previous to such sale, or by posting three written notices in the most public places in said village; and the said marshal shall give to the Certificate of purchaser or purchasers of any such lands a certificate, in writing, describing the lands purchased, and the time when the purchaser will be entitled to a deed for said lands; and if Conveyance. the person claiming to own said lands described in the sale, shall not, within one year from the date thereof, pay to the treasurer of said village, for the use of the purchaser, his heirs

or assigns, the sum mentioned in said certificate, together with the interest thereon, at the rate of twenty per centum per annum from the date of said certificate, the said marshal, or his successor in office shall, at the expiration of said one year, execute to the purchaser or purchasers, his or their heirs and assigns, a conveyance of the lands so sold, which conveyance shall vest in the persons to whom it shall be given, an estate in fee simple, subject to all the claims the State shall have therein; and the said conveyance shall be prima facie evidence that the sale, and all the proceedings therein prior to such sale, were regular, according to the provisions of this act; and every such conveyance, executed by the said marshal, under his hand and seal, in the presence of two or more subscribing witnesses,

When may be used in evidence. were regular, according to the provisions of this act; and every such conveyance, executed by the said marshal, under his hand and seal, in the presence of two or more subscribing witnesses, and duly acknowledged and recorded in the usual form, may be given in evidence, in the same manner, and with like effect as a deed regularly executed and acknowledged by the owner, and duly recorded; and all personal estate so sold, shall be sold in such manner as the by-laws and regulations of the corporation shall direct.

Assessment roll. Sec. 22. Whenever the assessors of said village shall have completed their assessment rolls of said village, and the valuation of the property, real and personal in said village, it shall be their duty to give notice thereof, by publishing in a news-

paper printed in said village, by at least two insertions, or

Notice of time for service.

posting up the same in three of the most public places in said village, stating the place where the said roll is left for the inspection of all persons interested, and of the time when, and the place where they will meet to hear the objections of any person interested to the valuation as made by them; and at the time so appointed the assessors shall meet, and on the application of any person considering himself or themselves aggrieved by the final decision of the said assessors, they shall have the right of appealing from such decision of the assessors within ten days thereafter to the board of trustees, who are in like manner hereby authorized, upon sufficient cause being shown, as aforesaid, to red uce said valuation.

Corrections; when may be made. Sec. 23. It shall be the duty of the board of trustees to make when roll out a duplicate of tax-s, charging each individual therein an livered to marshal. estate of such individual within said village, which duplicate shall be signed by the president and recorder, and delivered to the marshal, whose duty it shall be to collect the same within such time and in such manner as the by-laws shall direct.

Sec. 24. All moneys to be raised by tax in said village, shall Marshal to pay over all be collected and paid over by the marshal to the treasurer of moneys to treasurer. said village, as shall be prescribed by the ordinances of the board of trustees.

Sec. 25. No money shall be drawn from the treasury, except How money may be by appropriation of the president and trustees; and all orders drawn from directing the payment of money shall specify the fund from which it is to be paid, and shall be signed by the president and countersigned by the recorder.

Sec. 26. Neither the president, nor any member of the board trustees not to become of trustees, during his continuance in office, shall become security or interested in surety for the performance of any official duty to be done or any contract performed by any person elected or appointed to any office under the provisions of this act, and during the time for which he may be elected a member of said board, he shall not be interested, directly or indirectly, in any contract or purchase, the expense or consideration whereof is to be paid out of the village treasury.

Sec. 27. The president and trustees shall have the power to To appoint appoint one or more street commissioners, or other officers, to missioners. superintend and direct the making, paving, repairing, ornamenting and opening all streets, lanes, alleys, sidewalks, public squares, highways or bridges within the limits of said corporation, in such manner as they may from time to time be directed by the board of trustees; also, for establishing the To establish building line upon which buildings may be erected, and beyond which lines. such buildings shall not extend; and the board of trustees shall cause the expenses of making such sidewalks to be assessed on lots or premises adjoining such improvements, or by

To cause removals of obstructions on walks

general assessment, or otherwise, as they may direct. person obstructing any street, alley, sidewalk, highway, or public grounds in said village, who shall neglect or refuse to remove such obstructions within two days after personal notice has been given him by the marshal to remove the same, shall forfeit and pay for the use of said corporation, five dollars and costs of suit for each day of such neglect or refusal to remove such obstruction after the two days, as aforesaid; and the said marshal may forthwith, after the expiration of the said two days, cause the obstruction to be removed at the expense of the person causing the same, or the person interested in maintaining and keeping up such obstruction; or the said marshal may, at his option, retain the possession of the property so removed, until the expenses of removing the same shall be paid or tendered to him.

Ibid.

Sec. 28. Whenever the marshal shall be notified by any resident of said village that any street, alley, sidewalk, public grounds or highway is obstructed, and that such obstruction is not authorized by the president and trustees, it shall be the duty of the marshal to cause such obstructions to be removed. provided in the last preceding section.

Sec. 29. The president and trustees shall have the authority

hook and ladder companies, and furnish them with engines

Trustees to establish fire companies. to establish and organize all such fire companies, and hose and

> and such other instruments as shall be necessary to extinguish fire and preserve the property of the inhabitants of said village from conflagration; to appoint from among the inhabitants of said village such number of men, willing to accept, as may be deemed proper and necessary to be employed as firemen: Provided, Such number does not exceed fifty in the management of one engine; and each fire, hose and hook and ladder company shall have power to appoint their own officers, pass bylaws for the organization and good government of said compsnies, subject to the approval of the board of trustees, and they may impose such fines for the non-attendance or neglect of duty of any of its members as may be established by such by-laws

Proviso.

and regulations of every such company; and every person belonging to such company shall obtain from the recorder of said village a certificate to that effect, which shall be evidence thereof; and the members of such company, during their Firemen exempt from serving on juries people from continuance as such, shall be exempt from serving on juries people from and working a poll tax on the streets or highways of said village; and it shall be the duty of every fire company to keep in good order and perfect repair, the fire engines, hose, ladders, and other instruments of such company; and it shall be the duty of each fire company to assemble once in each month, or as often as may be directed by the board of trustees, for the purpose of working or examining said engine and other instruments, with a view to their perfect order and repair.

Sec. 30. Upon the breaking out of any fire in said village, Duty of the marshal shall immediately repair to the place of such fire, fires. and aid and assist as well in extinguishing said fire as in preventing any goods from being stolen, and also in removing and securing the same, and shall in all respects be obedient to the president, recorder and trustees, or either of them, who may be present at the fire.

Sec. 31. This act shall take immediate effect. Approved April 5, 1869.

[No. 458.]

AN ACT to incorporate the village of South Haven.

Section 1. The People of the State of Michigan enact, That Boundaries so much of the township of South Haven, in the county of Van Buren, including all the territory embraced within the boundaries of the present village of South Haven, as is included in the following territory, to wit: Commencing at the point where the base line strikes Lake Michigan between the counties of Allegan and Van Buren; thence east to the one-half quarter line in section two; thence south on the said one-half quarter line of sections two and eleven, one and one-fourth

miles; thence west eighty rods to the west line of section eleven; thence south on said section line three-fourths of one mile, to the south-west corner of section eleven; thence west on the section line between sections ten, fifteen, and fractional sections sixteen and nine to Lake Michigan; thence north-easterly along the shore of Lake Michigan to the place of beginning, be and the same is hereby constituted a village corporate under the name of the village of South Haven.

Elections; time and place of holding. Sec. 2. The inhabitants of the said village of South Haven, having the qualifications of electors under the constitution, shall meet at Dyckman Hall, in said village, on the first Tuesday in March next, and annually thereafter on the first Tuesday in April, at such place in said village as the president and board of trustees of the said village of South Haven shall designate, and then and there, by a plurality of votes, elect by ballot from among the qualified electors of said village, one

president, six trustees, one recorder, one assessor, and one

Officers and terms of office.

treasurer, who shall, except the trustees, hold their office for one year, and until their successors are elected and qualified. The trustees at the first election held under this act shall hold their office, three of them for one year and three of them for two years, to be determined by lot at the first meeting of the common council held subsequent to said election; and at each election after the first only three trustees shall be elected annually, who shall hold their offices for two years, and until their successors are elected and qualified: Provided, That if any such election for any cause shall not be made on the day when pursuant to this act, it ought to be made, the said corporation for that cause shall not be deemed to be dissolved, but it shall and may be lawful to hold such elections at any time thereafter pursuant to public notice, to be given as hereinafter provided Sec. 3. At the first election to be holden under this act.

Proviso.

Judges and clerk of election.

which shall be held on the first Tuesday of May next, and annually on the first Tuesday of April in each succeeding year, there shall be chosen by the qualified electors there present from among their number, two judges and one clerk of said

election, who, together, shall constitute the board of inspectors therefor, each of whom shall, before entering upon Oath of. his office, take an oath before some person authorized to administer oaths, that he will faithfully and impartially discharge the duties thereof. The said board shall conduct the Duties of. said election, and certify the result thereof; and at each and every election thereafter to be held in said village under the provisions of this act, the president and two or more of the trustees of said village shall be the board of inspectors thereof, and the recorder shall be the clerk of such board; that the poll Polls; when of such election shall be opened between the hours of eight closed. and ten o'clock in the forenoon, and shall continue open until four o'clock in the afternoon of the same day, and no longer; and that the name of each elector voting at such election shall be written on the poll list, to be kept at such election by the officer or officers holding the same; and the said officers shall proceed without delay publicly to count the ballots unopened, and if the number of ballots so counted shall exceed the number of electors contained in the poll list, the officer or officers holding the said election shall draw out and destroy, unopened, so many of the ballots as shall amount to the excess; and if two or more ballots are found rolled or folded up together, they shall not be estimated; and thereupon the officers holding Canvacs of such election shall immediately proceed, openly and publicly, to canvass and estimate the votes given at such election, and shall complete the said canvass and estimate on the same day, and shall thereupon certify and declare the number of votes Certificate of given for each person voted for, and shall file such certificate in the office of the recorder of said village before two o'clock in the afternoon of the next day after the said election; at which time the common council shall canvass said returns and declare the result of said election; and in case it shall at any Tie; how decided. time happen that two or more persons shall have an equal number of votes for the same office, the common council shall take as many strips of paper, of equal size, as there are persons having [an] equal number of votes, and write a ballot for

each of such persons, one on each of said strips of paper, and shall put said ballots together in a hat or box, and one of the members of said council shall then draw from said hat or box one of said ballots, and the person whose name shall be upon the ballot so drawn shall be declared elected; and in all cases not herein otherwise provided for, the inspectors of said election, or of any election held pursuant to this act, shall have the same powers, and proceed in the same manner in all respects as prescribed by the laws of this State for the inspectors of special and general elections.

Recorder to give notice of election.

Sec. 4. The recorder of said village shall give five days' notice, in writing, to be posted in three public places in said village, of the time and place of holding all elections, both annual and special, in said village, and as soon as practicable and within five days after the closing of the polls of any elec-

To notify

persons of their election, notify the officers respectively of their election; and the said officers so elected and notified as aforesaid shall, within ten days after the receiving of such notice, take an oath or affirmation, before some officer authorized to administer the same, to support the constitution of the United States and of this State, and faithfully to discharge the duties of their respective offices, a certificate of which shall be filed with the recorder of said village.

Duty of president and clerk.

Sec. 5. It shall be the duty of the president to preside at all meetings of said council, and in case of his absence the common council may appoint one of their own number a president pro tem.; and it shall be the duty of the recorder to attend all such meetings, and keep a fair and accurate record of their proceedings, and in case of his absence the common council may appoint one of their own number a recorder pro tem.

Body cor-porate and politic.

Sec. 6. The president, recorder and trustees of said village shall be a body corporate and politic, with perpetual succession, to be known and distinguished by the name and title of the common council of the village of South Haven, and by that name they and their successors shall be known in law, and shall be and are hereby made capable of suing and being sued, of impleading and being impleaded, of answering and being answered unto, and of defending and being defended in all courts of record and any other place whatsoever; and may have a common seal, and may alter and change the same at their pleasure; and by the same name shall be and are hereby made capable of purchasing, holding, conveying and disposing of any real or personal estate for the use of the said corporation.

Sec. 7. The inhabitants of said village shall be liable to the Inhabitants operation of any and all laws relating to township government, to be liable except so far as relates to laying out, altering, vacating and constructing streets and highways, and the labor to be performed thereon, within the limits thereof: *Provided*, That Proviso. nothing herein contained shall make it incumbent on the said corporation to build or keep in repair any of the bridges crossing the South Black River or the Big Ravine west of Broadway street and in the limits of said village.

Sec. 8. For the purpose of building, maintaining and repair-village ing the bridges over the said South Black River and the said for bridge Big Ravine within the limits of said village, the township of purposes. South Haven and the said village shall be deemed the township of South Haven, as said township existed before the incorporation of the village of South Haven, and shall be subject to all the provisions of the general laws of this State relative to the building, maintaining and keeping in repair such bridges.

Sec. 9. The common council of said village shall have and council to levy tax, to are hereby vested with full power and authority to raise money buy engines, by tax, to buy one or more fire engines and necessary hose, hooks and ladders; to assess and levy such an amount of labor upon the real and personal estate and property in said village, as they may deem necessary to be performed upon the streets, highways and bridges in said village, and for that purpose they are hereby vested with the same powers given by law to highway commissioners, and may levy a poll tax not exceeding one Poll tax. dollar for each person liable therefor under the laws of this State, and may provide for commutation therefor at any sum

LAWS OF MICHIGAN.

protecting of the village from fires; relative to calling of meetings Gunpowder. of electors of said village; relative to the keeping and sale of gunpowder in said village; relative to restraining swine, horses and other animals from running at large in the streets, lanes, alleys and other public places in said village; relative to the Shade trees, setting of posts, and ornamental and shade trees in said village; to regulate and establish one or more pounds in said village; to restrain or suppress billiard tables, and all other Billiard gaming tables kept for hire or reward; to prescribe the manner of conducting and the hours of closing all places of resort Saloons. for amusement, and of saloons and drinking houses in said village; and also full power and authority to make all such bylaws and ordinances as may be deemed necessary or expedient for preventing and suppressing all disorderly and bad houses: Provided always, Such by-laws shall not be repug-Proviso. nant to the constitution and laws of the United States, or of the State of Michigan: And provided also, That no by-laws Ibid. or ordinances of said corporation shall have any effect until printed and published one week in a newspaper printed in said village of South Haven, or by written or printed notice posted up one week in three of the most public places in said village. Sec. 15. The common council shall have power to make all Protection such by-laws and ordinances as shall be necessary to secure said village and the inhabitants thereof against injuries by fire and persons violating the public peace; for the suppression of Riots. riots and gambling, and for the punishment of the same; for the apprehension and punishment of vagrants, drunkards and Vagrants. idle persons; and they shall have power and authority to make Fines and penalties, all such by-laws and ordinances as to them shall seem necessary for the safety and good government thereof, and to impose all fines, penalties or forfeitures, on all persons offending against the by-laws and ordinances made as aforesaid; to prevent the vending of intoxicating liquors in any place within said village Liquors. not duly licensed; to regulate the measuring of fire-wood and the weighing of hay, and to prescribe and designate the stand Cartmen.

for carters and carts, draymen and drays, and for wood, hay

and produce exposed for sale in said village; to appoint a sealer weights of weights and measures, and one or more pound-masters; to prevent immoderate driving in any of the streets of said village, and impose fines therefor; to prohibit bathing in any of the Bathing public waters of said village; to prevent the incumbering of the streets, sidewalks, alleys, public grounds or squares; to provide for removing ice and snow from the sidewalks; to Sidewalks provide for clearing the South Black River, within the limits of Clearing said village, of all wood, filth or other nuisances, and to regulate all graveyards and places of burial of the dead in said village.

Sec. 16. The common council shall have power and authority Power of to lay out and establish, vacate, open, make, repair, and alter out street such streets, lanes and alleys, sidewalks and water-courses within the limits of said village, as they may deem necessary for the public good or convenience; and if in doing thereof, they shall Proceed require for such purposes the grounds of any person, they shall proper taken. give notice thereof to the owner or parties interested, or his, Notice to her, or their agent or representative, by personal service, or by written notice, posted up in three of the most public places in said village at least two weeks next preceding the meeting of the said common council for the purposes aforesaid; and the Council to said common council are hereby authorized to treat with such with own person or persons for such ground or premises; and if the parties cannot agree therefor, it shall and may be lawful for said Summoni common council to direct any justice of the peace of the township of South Haven residing within said village to issue a venire facias, to command the marshal of said village, or any constable of said township of South Haven, to summon and return a jury of twelve disinterested freeholders, to be taken without the limits of said village, to appear before any justice of the peace residing in said village, at any time therein stated, to inquire into the necessity of using such ground or premises, and the just compensation to be made therefor to the owner or owners of, or parties interested in such grounds or premises; which jury, being first duly sworn by said justice

Jury to award damages.

faithfully and impartially to inquire into the necessity of using such ground or premises, and the just compensation to be made therefor, and having viewed the premises, if necessary, shall inquire of the necessity, and assess such damages and recompense as they shall judge fit to be awarded to the owner or owners of, or parties interested in such ground or premises, for their respective losses, according to the several interests and estates therein; the said justice shall, upon the return of Compensatin the same; and such sum or sums so assessed, together with all tendered to owner.

Costs. shall be noted on leave. such assessment or verdict, enter judgment therefor, confirming

or alley, sidewalk or highway, shall be made, opened or established, or altered, to the claimant or claimants thereof; it shall thereupon be lawful for the common council to cause the same grounds or premises to be occupied and used for the purposes

Proviso.

aforesaid: Provided, That the common council, or any party claiming damages as aforesaid, may have the right to remove such proceedings, by appeal to the circuit court, or any court

of competent jurisdiction, upon giving notice of his, or her, or their intention so to do, to said justice, in writing, within ten days, or in case of the absence of said party from said village, at the time of the rendition of the judgment, then within thirty days after the verdict of said jury and judgment of said justice as aforesaid. Upon the filing of a transcript of the proceedings aforesaid, duly certificated by the said justice, within forty

days after the verdict and judgment as aforesaid, in the circuit court, or any other court of record, having appellate jurisdiction, the same proceedings shall be had as is prescribed by law in other cases of appeal: Provided, That if the final judgment for

damages shall not exceed the damages assessed before the iustice at least five dollars, then the party appealing shall pay

all costs occasioned by such appeal.

Council auhouse. Proviso

Sec. 17. The common council shall have authority to build build watch- a watch house or village prison, and appoint the requisite officers for the same: Provided, That until such a prison is built the sheriff of Van Buren county is hereby authorized to receive

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LAWS OF MICHIGAN.

criminals and persons committed for offenses against the bylaws of said village, into the common jail of said county, on the same terms and for the same fees, to be paid by said village, as in other cases.

Sec. 18. Any justice of the peace of the township of South Justice the peace of the township of South Justice Haven shall have full power and authority, and he is hereby powers authorized and empowered to hold a court in and for said village of South Haven, and shall have jurisdiction to inquire of, Todete hear, try and determine, in a summary manner, all offenses which shall be committed within the limits of said corporation, against any of the by-laws, ordinances or regulations that may be made, ordained or established by the common council, in pursuance of the powers granted by this act, and to punish the offenders as the by-laws, ordinances, or regulations of said village shall prescribe; and to inquire of, hear, try and deter- To try mine any and all suits, actions or proceedings in relation to fines, e any and all fines, penalties and forfeitures, and for the recovery thereof, inflicted, imposed, or incurred by virtue of the provisions of this act, or by the by-laws, ordinances or regulations made or ordained by the common council in virtue thereof; and any such justices of the peace shall have full power to hear, try and determine any charges for offenses mentioned in chapter one hundred and eighteen of the compiled laws of this State, entitled "Criminal proceedings before justices of the peace." The proceedings shall be governed, as Proceedings near as may be, except as herein otherwise provided, by law govern regulating proceedings in justice courts in similar cases.

Sec. 19. The marshal, recorder, attorney, and such other Fees of officers as may be appointed by the said common council, shall receive such compensation for their services as the by-laws and ordinances of said corporation may direct.

Sec. 20. The common council shall, at the expiration of each Annual year, cause to be published a just and true statement of all content moneys received or expended by them in their corporate capacity during the year next preceding such publication, also the disposition made thereof; previous to which they shall set-

tle and audit the accounts of the treasurer, and all other officers and persons having claims against the said village or accounts with it, and shall make out in detail a statement of all receipts and expenditures, which statement shall fully specify all the appropriations made by the common council, and the objects and purposes for which the same were made, and the money expended under each appropriation, the amount on highways and streets, and all such information as shall be necessary to a full and perfect understanding of the financial concerns of said village.

Citizens to be compet'nt as jurors.

Sec. 21. In all processes, prosecutions and other proceedings wherein the common council of said village shall be a party, no citizen of said village shall be deemed an incompetent juror or witness on account of the interest of such citizen in the event

Proviso.

of such process or proceeding: Provided, That such interest be only that which is in common with the citizens of said village. Sec. 22. Whenever any action or suit shall be commenced

How process shall be served.

against the corporation, process against said corporation shall be served by leaving a copy of such process, attested by a proper officer, with the recorder of said corporation, or at his usual place of business therein, whose duty it shall be forthwith to inform the president and trustees thereof: *Provided*,

Proviso.

That the first process shall be by summons, and a copy thereof left with the recorder at least ten days before the return day thereof.

Sec. 23. The common council shall have full power and au-

Poll tax.

Proviso.

thority to levy and collect a capitation or poll tax upon the legal voters of said village, and also taxes on all real or personal property (not exempt from taxation) within the limits of said village, necessary to defray the expenses thereof: *Provided*, The said taxes so assessed and collected shall not exceed, in any one year, one per centum upon the valuation of said real and personal property, and exclusive of sidewalk, highway, and capitation or poll tax; and every assessment of taxes lawfully laid and imposed by said common council on any lands, tene-

LAWS OF MICHIGAN.

ments, hereditaments or premises whatever in said village, shall Taxes to rebe and remain a lien on such lands, tenements and heredita- on property. ments from the time of making the same or imposing such tax until paid; and the owner or occupants, or parties in interest, respectively, in said real estate, shall be liable to pay every such assessment or tax to be made as aforesaid; and in default when perof such payment, or any part thereof, it shall be lawful for the may be sold marshal of said village to sell personal estate, and for the want thereof, to sell real estate, as hereinafter provided, rendering the surplus, if any, after deducting the charges of such sale, to the person against whom the tax is levied: Provided, That Proviso. whenever any real estate shall be sold by said marshal, notice thereof shall be published in a newspaper printed in said county for at least four weeks, once in each week, previous to such sale; and the said marshal shall give to the purchaser or certificate of purchasers of any such lands a certificate, in writing, describing the lands purchased, and the time when the purchaser will be entitled to a deed for said land; and if the person claiming Conveyance. title to said lands described in the certificate of sale shall not, within one year from the date of such certificate, pay to the treasurer of said village, for the use of the purchaser, his heirs or assigns, the sum mentioned in such certificate, together with interest thereon at the rate of twenty per centum per annum from the date of such certificate, the said marshal or his successor in office shall, at the expiration of the said year, execute to the purchaser or purchasers, his or their heirs and assigns, a conveyance of the lands so sold, which conveyance shall vest in the person or persons to whom it shall be given an estate in fee simple, subject to all the claims the State shall have therein: and every such conveyance executed by said marshal, under his when may hand and seal, in the presence of two or more subscribing wit-evidence. nesses, and duly acknowledged, and recorded in due form, may be given in evidence in the same manner, and with the like effect as a deed regularly executed and acknowledged by the owner, and duly recorded, and shall be prima facie evidence that the sale and all the proceedings therein prior to such sale

Proviso

were regular, according to the provisions of this act and the ordinances of such village: *Provided*, That in case less than the whole tract or description of land in any case so held for taxes shall be sold for such taxes, the amount so sold shall be taken from the north side of such description, in accordance with the general laws of this State. All personal property sold for taxes in said village shall be sold in such manner as the bylaws and ordinances of the village shall prescribe; and when-

Manner of conducting sales of personal property. with the general laws of this State. All personal property sold for taxes in said village shall be sold in such manner as the bylaws and ordinances of the village shall prescribe; and whenever any lands shall not be bid off, or cannot be sold for the
delinquent taxes aforesaid, they may be bid in for the said village, by the treasurer thereof, in the same manner as is provided by law for the sale of lands to the State by the Auditor
General, and treasurers of the several counties of this State;

When deed may be executed.

and the treasurer of said village is authorized to sell said lands in the same manner as is provided by law for the sale of State tax land; and upon the presentation of such treasurer's certificate of such sale, the marshal shall execute to such purchaser, when the time of redemption herein provided shall have expired, a deed in the same manner as the Auditor General is authorized by the laws of this State, and with the like effect as is provided herein for other tax deeds.

Assessment roll.

Notice of time for reviewing.

Sec. 24. Whenever the assessor of said village shall have completed the assessment roll and valuation of the property, real and personal, in said village, it shall be his duty to give notice thereof, by publishing in a newspaper printed in said village, by at least two insertions, or posting up the same in three of the most public places in said village, stating the place where said roll is left for the inspection of all persons interested, and of the time when, and the place where he will meet to hear the objections of any persons interested, to the valuation made by him; and at the time so appointed the assessor shall be present at such place, and on the application of any person considering himself aggrieved, may review and reduce the said valuation, on sufficient cause being shown upon oath, to the satisfaction of said assessor; and if any person or per-

Corrections in; when may be made. sons shall conceive himself or themselves aggrieved by the final Right of decision of the said assessor, they shall have the right of appeal from such decision, at any time within ten days thereafter, to the common council, who are in like manner, hereby authorized, upon sufficient cause being shown as aforesaid, to reduce said valuation.

Sec. 25. It shall be the duty of the common council to make pupilicate of cause to be made out, by the recorder, a duplicate of taxes, whom decharging each individual therein an amount of tax in proportion to the amount of real and personal estate of such individual, within the limits of said village, which duplicate shall be signed by the president and recorder, or in case of their absence, or the absence of either of them, by any two members of the common council, and delivered to the marshal, whose duty it shall be to collect the same, within such time and in such manner as the by-laws and ordinances of the village shall direct.

Sec. 26. All moneys to be raised by tax in said village shall marshal to pay all moneys to be collected by the marshal, and paid over by him to the treasest are urer, as shall be prescribed by the by-laws and ordinances of said village: Provided, however, That the highway rolls may Proviso. be collected by the street commissioners, who, for that purpose, are hereby vested with all the powers of overseers of highways, under the laws of this State, and such powers as may be conferred upon them by the by-laws and ordinances of the village.

Sec. 27. The street commissioners, or commissioners ap-Street compointed under the provisions of this act, shall superintend and duties of direct the making, planking, repairing and opening all streets, lanes, alleys, sidewalks, highways or bridges within the limits of said corporation, in such manner as they may from time to time be directed by the common council; also, establish the line upon which buildings may be erected, and beyond which such buildings shall not extend.

Sec. 28. The common council shall have power to establish council to orand organize all such fire companies, and hose and hook and companies.

ladder companies, and provide them with engines and other

205-

instruments as shall be nec , to guish fires and preserve the property of the inhal wants of said village from conflagrations; to appoint from 1 mong the inhabitants of said village, such number of men, willing to accept, as may be deemed proper and necessary to be employed as firemen: Provided, Such number does not exceed fifty in the management

Proviso.

of one engine; and such fire, hose and hook and ladder comown officers pany shall have power to appoint their own officers, pass byl good government of said comlaws for the or panies, subject to proval of the common council, and for non-attendance or neglect of they may imp h fi duty of any of its 1 may be established by such by-

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ruch company; and every per-

y shall obtain from the recorder

To be ex-empt from poli tax and son belonging to jury service.

laws and regula

of said village a that effect, which shall be evidence thereof; and t of such company, during their l be exempt from serving on juries, continuance as such, s and working a poll tax on the streets and highways of said village; and it shall be the duty of every fire company to keep in good and perfect repair the fire engines, hose, hooks and ladders, and other instruments of such compony; it shall be the duty of each fire company to assemble at least once in each month, or as often as may be directed by said common council, for the purpose of working or examining said engine and other instruments, with a view to their perfect order and repair, and the fire department shall, in all respects, be under the control and government of the common council, and shall obey all by-laws and ordinances of the village, under such penalty as shall be prescribed therein.

Duty of marshal at fires.

Sec. 29. Upon the breaking out of any fire in said village. the marshal shall immediately repair to the place of such fire and aid and assist as well in extinguishing said fire as in proventing any goods from being stolen, and also removing securing the same, and shall in all respects be obedient to the orders of the president.

Sec. 30. This act shall take effect immediately. Approved April 5, 1869.

[No. 459.]

AN ACT to incorporate the city of Big Rapids, and organize the township of Big Rapids.

SECTION 1. The People of the State of Michigan enact, That Boundaries. so much of the township of Big Rapids, in the county of Mecosta, as is included in the following description, to wit: The east half of section ten; entire section eleven; entire section fourteen, and the east half of section fifteen, in said township, is hereby organized and incorporated into a city, by the name of the city of Big Rapids.

Sec. 2. The inhabitants of said city shall be a body corporate and rate, and shall be known in law by the name of the city of Big politic. Rapids, and shall be capable of suing and being sued, of pleading and of being impleaded, of answering and being answered unto, and of defending and being defended in all courts of law and equity, and in all places whatever; may have and use a common seal, and alter it at pleasure; and shall be capable of purchasing, holding and disposing of real and personal estate for the use of said corporation.

Sec. 3. The said city shall be divided into four wards; the wards. first ward shall include all that portion of the city lying on section fourteen; the second ward shall include all that portion of the city lying on section eleven; the third ward shall include all that portion of the city lying on section ten; and the fourth ward shall include all that portion of the city lying on section fifteen.

Sec. 4. The officers of said city shall be one mayor, one re-omcers and corder, who shall be ex officio school inspector and city clerk; office.

one supervisor, who shall be ex officio assessor; one treasurer, who shall be ex officio collector; one city attorney, one marshal, one street commissioner, two school inspectors, two aldermen for each ward, one constable in each ward, one justice of the peace in each ward. The mayor, aldermen, recorder, treasurer, supervisor and street commissioner shall be elected for one year, and shall hold their offices until their successors are

Ibid.

elected and qualified; the marshal and city attorney shall be appointed by the common council, and shall hold their offices for one year and until their successors are appointed and qualified. At the first election after the passage of this act there shall be elected two school inspectors, one for the term of one year and one for the term of two years; and annually thereafter there shall be elected one school inspector for the term of two years, and until his successor is elected and qualified; at the first election after the passage of this act there shall be elected in each ward of said city one justice of the peace; and their several terms of office shall be determined by lot, as the law provides in the case of new townships, (but without previous notice,) at the office of the recorder of the city of Big Rapids, at one o'clock P. M. of the second Saturday following said annual election; and at each and every annual election thereafter, there shall be elected one justice of the peace for the term of four years; the said justices of the peace shall have like powers and be subject to the same duties and liabilities as justices of the peace in the several townships of this State; one constable shall be elected annually in each ward:

Proviso.

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Power of: supervisor.

they are respectively elected; the supervisor shall possess the same powers and shall perform the same duties relative to the assessment of property and the extending of the taxes, as supervisors of the several townships of this State; he, together with the mayor and recorder, shall each represent the city on the board of supervisors of the county of Mecosta, with the same powers and privileges as the supervisor of any township.

Provided, That the aldermen, justices of the peace and con-

stables shall be elected by the electors of the wards for which

Annual Felections: Where the shall be held in each of the several wards of said city, on the third Monday of April, eighteen hundred and sixty-nine, at the following named places: In the first ward, at the circuit court room in said ward; in the second ward, at the school-house in said ward; in the third ward, at the school-house in said ward; in the fourth ward, at the planing mill of Nichols and Ketchum,

in said ward; and there shall be chosen at said election, in each of said wards, by the electors present, two judges and a clerk of said [election,] each of whom shall take [an] oath of [or] affirmation, to be administered by either of the others, faithfully and honestly to discharge the duties required of him as judge or clerk of said election, and shall conduct the same and certify the result in the same manner as is herein required for subsequent elections to be held under this charter. The annual elec- Notice of tions after the first under this act, shall be held on the first Monday in April in each year, at such place in each of the several wards as the common council may designate, notice whereof shall be given by the recorder, at least eight days before the election, by posting the same in three public places in each ward; the aldermen and justices of the peace in each ward Inspectors of election. shall be the inspectors of such election, and of all other elections held in said city, and shall choose the clerk thereof; and in case of the absence of one or more of such inspectors, the electors present may choose, viva voce, from their number, one or more to fill such vacancy or vacancies, to whom shall be administered the constitutional oath by either of said inspectors, or by any justice of the peace. The time of opening Time of the polls, the manner of conducting all elections and canvass-polls. ing the votes, and the qualifications of electors in the several wards, shall be the same as that of townships, the word "ward," instead of "township," being used in the oath to be administered to an elector, in case his vote shall be challenged: Provided, That at such charter elections the said ward inspec-Provise. tors shall make one certificate of the number of votes given for each person for the several offices to be filled in and for said city, and also one certificate of the officers elected in and for each ward, which certificate shall be immediately filed in the office of the recorder of said city; and upon the Tuesday Council to next following the day of said election, the common council who are shall meet at the office of said recorder, at one o'clock P. M. of that day, and thereupon determine who, by the greatest number of votes given in the several wards at such election, are

Recorder to duly elected to fill the respective city offices; and it shall be notify per-notify per-sons of their the duty of the recorder immediately after such determination, to cause notice to be given to each of the persons elected, of their election; and each of said officers shall, within ten days

Proviso.

thereafter, take and subscribe the constitutional oath of office before any person authorized to administer oaths, and shall deliver the same to said recorder, who shall file the same in his office: Provided, That at the first annual election under this act, the judges and clerk of election in each ward shall choose one of their number to be inspector of the city election, to whom the certificate of votes given for city officers shall be delivered; and on Tuesday next after the election, at one o'clock P. M., the said inspectors shall meet at the circuit court room and determine who, by the greatest number of votes given in the several wards of said city, at such election, are duly elected to fill the respective city offices, and they shall give notice to the recorder elect, of such determination; said recorder shall then notify the other officers as directed in this act for other elections: Provided, That in case of the election of one or more justices of the peace, the said recorder shall make a certificate thereof, and of his own election, and cause the same to

Ibid.

be delivered to the county clerk in the same manner as is required of township clerks; and in case two or more persons

Tie; how decided.

shall receive for the same office an equal number, and not a plurality of votes given at such election, the common council shall immediately proceed to determine, by lot, between the persons receiving the highest number of votes, who shall be considered [elected] to such office; in case any of the officers so elected shall neglect, for a term of ten days after said election, to qualify as aforesaid, the office shall thereby become vacant.

Common council.

Sec. 6. The mayor, recorder and aldermen, when assembled, shall constitute the common council of the city of Big Rapids, and a majority of the whole, the mayor or recorder always being one, shall constitute a quorum for the transaction of business, but a less number may adjourn from time to time; and the common council may be summoned to hold their meetings at such time and in such place, within the limits of said When shall city, as the mayor, or in case of his absence or inability to act, as the recorder may appoint; the common council shall have May levy power to impose, levy and collect such fines as they may determine and deem proper, not exceeding five dollars, for the nonattendance at any meetings of any officer of the corporation who has been duly notified to attend the same; the mayor shall Duties of preside at all meetings of the common council, and the recorder shall keep a record of the proceedings of the same; in case of the absence of the mayor or recorder from the meeting, the members present may appoint a president or recorder pro tempore; the mayor and recorder shall not be entitled to a vote. except as a presiding officer, in case of a tie; and no alderman shall be allowed to vote on any question in which he shall have a direct personal interest, but upon all other questions he shall vote.

Sec. 7. The common council shall appoint a marshal, an Council to attorney, and street commissioner for the city, and shall have torney and power to appoint a chief engineer for the fire department, and such other officers as is not herein specially provided for, as they may deem necessary to carry into effect the powers granted by this act, and remove the same at pleasure. They shall also To remove have power to remove the treasurer for any violation of the necessary. lawful orders of the common council; and, in case of the death, the resignation or removal from office, or neglect to qualify, or removal from the city or ward for which he has been elected, of any officer of the corporation, the common council shall, as soon as may be, appoint an officer to fill such vacancy for the unexpired portion of the year, and all officers so appointed shall be notified, and shall qualify as herein directed: Provided, Proviso. That the common council may at any time order a special election to fill a vacancy in any office which is elective under this act.

Sec. 8. The common council, in addition to the duties To control, specially conferred upon them in this act, shall have the man-etc. agement and control of the finances, rights and interests,

buildings, and all property, real and personal, belonging to

the city, and may dispose of the same, and make such rules and by-laws relating to the same as they shall deem proper and necessary; and further, they shall have power within said city to enact, continue, establish, modify, annul and repeal such

ordinances, by-laws and regulations as they shall deem desirable within said city, for the following purposes:

Vice. Police.

First. To prevent vice and immorality; to preserve peace and good order; to organize, maintain and regulate a police of the city; to prevent and quell riots, disturbances and disorderly assemblies:

Disorderly

Second. To prevent and restrain disorderly and gaming houses, and houses of ill-fame; all instruments and devices used for gaming, and to prohibit all gaming and fraudulent Gaming. devices, and regulate, tax, or restrain all billiard tables, bowling alleys and drinking saloons;

Liquors.

Third. To forbid and prevent the vending, giving away, or other disposition of liquors and intoxicating drinks to any drunkard, child, young person, or apprentice, without consent of his or her parents or guardian, or in violation of the laws of this State; and to prohibit, restrain and regulate the sale of all goods, wares and personal property at auction, except in cases of sales authorized by law, and to fix the fees

Auctions.

Sports.

Fourth. To prohibit, restrain, license and regulate all sports, exhibitions of natural or artificial curiosities, caravans of animals, theatrical exhibitions, circuses, or other public performances and exhibitions for money;

to be paid by and to auctioneers;

Slaughter

Fifth. To abate or remove nuisances of any kind, and to compel the owner or occupant of any grocery, tallow-chandler shop, butcher's stall, soap factory, tannery, stable, privy, hogpen, sewer, or other offensive or unwholesome house or place, to cleanse, abate, or remove the same, from time to time, as often as they may deem necessary for the health, comfort and convenience of the inhabitants of said city;

Sixth. To direct the location of all slaughter-houses, markets, Nulsances and buildings for storing gunpowder or other combustible material or substances;

Seventh. Concerning the buying, carrying, selling and using Gunpowder. of gunpowder, or other combustible materials, and the exhibitions of fireworks; the use of lights in barns, stables, and other Lamps. buildings; and to regulate or prohibit the discharge of firearms within the limits of the city, or the making of bonfires in the streets or yards;

Eighth. To prevent the incumbering of streets, sidewalks, Incumbering or streets, sidewalks, Incumbering cross-walks, lanes, alleys, bridges, or other public places, in any manner whatever;

Ninth. To prevent and punish horse-racing and immoderate Horse-racing driving or riding in any street or alley, and to authorize the stopping and detaining any person who shall be guilty of immoderate driving or riding in any street or alley in said city;

Tenth. To determine and designate the routes and grades of LOCOLLOUIVES any railroads to be laid in said city, and to restrain and regulate the use of locomotives, engines and cars upon the railroads within the city;

Eleventh. To preserve the salubrity of the waters of Muske-Salubrity of gon river and Mitchell creek within the limits of said city; to waters. prohibit or regulate bathing therein, and provide for cleansing the same of drift-wood, or other obstructions; to fill up all low grounds or lots covered or partially covered with water within the limits of said city, or to drain the same as they may deem expedient;

Twelfth. To restrain and punish drunkards, vagrants, street vagrants. beggars and other disorderly persons;

Thirteenth. To establish and regulate one or more pounds, rounds, and to restrain or regulate the running at large of horses, cattle, swine and other animals, geese and poultry, and to authorize the impounding and sale of the same, for the penalty incurred, and the cost of keeping and impounding the same;

Fourteenth. To prevent or regulate the running at large of Dogs.

dogs, to impose taxes on the owners of dogs, and to prevent dog fights in the streets;

Offensive substances.

Fifteenth. To prohibit any person from bringing or depositing within the limits of said city, any dead carcass or other unwholesome or offensive substances, and to require the removal or destruction thereof; if any person shall have on his or her premises such substances, or any putrid meats, fish, hides, or skins of any kind, and on his or her default, to authorize the removal or destruction thereof by some officer of the city;

Sidewalks.

Sixteenth. To compel all persons to keep sidewalks in front of premises owned by them, clear from snow, dirt, wood, or other obstructions;

Ringing of bells.

Seventeenth. To regulate the ringing of bells and the crying of goods and other commodities for sale at auction or otherwise; to prevent disturbing noises in the streets;

Duties of officers.

Eighteenth. To prescribe the powers and duties of all the officers of said city, except as herein otherwise provided, and their compensation, and the fines and penalties for their delinquencies;

Markets.

Nineteenth. To establish, order and regulate the markets, and to prohibit forestalling the same; to regulate the vending of wood, meats, vegetables, fruits, fish, and provisions of all kind, and prescribe the time and place for selling the same;

Reservoirs.

Twentieth. To establish, regulate and preserve public reservoirs, wells and pumps, and to prevent the waste of water;

Cartmen.

Twenty-first. To adopt rules and regulations for cartmen and their carts, hackney carriages and their drivers, omnibuses and their drivers, scavengers, porters and chimney sweeps, and their fees and compensation, and the fees to be paid by them into the city treasury for license;

Runners,

Twenty-second. To prevent runners, stage drivers, and others from soliciting passengers or others to travel or ride in any stage or omnibus, or any railroad, or to go to any hotel or otherwise;

Lighting of

Twenty-third. Concerning the lighting of the streets and alleys, and the protection and safety of public lamps:

Twenty-fourth. To regulate and restrain hawking and Peddling. peddling in the streets, and to regulate pawnbrokers;

Twenty-fifth. To prescribe the bonds and sureties to be given omeial by the officers of the city for the discharge of their duties, and the time for executing the same, in cases not otherwise provided by law;

Twenty-sixth. To prescribe and designate the stands for car-Stands for riages of all kinds which carry persons for hire, and carts and carters, and to prescribe the rate of fare and charges, and the stand or stands for wood, hay and produce exposed for sale in said city, and to regulate the sale thereof; and for the purpose Fines and of carrying into effect the powers conferred by this section, the common council shall have power to prescribe in any by-law or ordinance made by them, that the person offending against the same shall forfeit and pay such fine as they shall deem proper, not exceeding one hundred dollars, or be imprisoned in the county jail for a term not exceeding three months, or by both such fine and imprisonment, in the discretion of the justice who shall try the offender.

- Sec. 9. The style of all ordinances of the common council Style of ordinances. shall be: "It is hereby ordained by the common council of the city of Big Rapids."
- Sec. 10. All meetings of the common council shall be public, Meetings to and its proceedings and records shall be open to the public inspection at all reasonable times.
- Sec. 11. The inhabitants of said city shall have the right to Right of petition.
- Sec. 12. The common council shall be the judge of the elec-council to tion and qualification of its own members, and shall have qualification power to determine contested elections, to compel the attendance of absent members, to determine the rules of its proceedings, and to pass all by-laws and rules necessary and convenient for the transaction of business, not inconsistent with the provisions of this act.

Justices of the peace; powers and duties of.

Sec. 13. Any justice of the peace residing in and elected for said city shall have full power and authority, and [it] is hereby made the duty of such justice, upon complaint to him in writing, to inquire into and try and determine all offenses which shall be committed against said ordinances of the common council, made in pursuance of the power granted by this act, and to punish the offenders as by the said by-laws or ordinances shall be prescribed or directed; to award all process, and take recognizances for the keeping of the peace, for the appearance of the person charged, and upon appeal, and to commit to prison, as occasion shall lawfully require.

Corporation allowed use of county

Sec. 14. The corporation of the city of Big Rapids shall be allowed the use of the common jail of the county of Mecosts, for the imprisonment of all persons liable to imprisonment under the by-laws and ordinances of the common council; and all persons committed to jail by any justice of the peace for any violation of a by-law or ordinance of said common council, shall be in the custody of the sheriff of the county, who shall safely keep the person so committed until lawfully discharged, as in other cases.

Justices to issue war rants for arrest of

Sec. 15. Whenever any person shall be charged with having violated any ordinance or by-law of the city by which the offender is liable to imprisonment, any justice of the peace of said city, to whom complaint shall be made, shall issue a warrant to the sheriff, or any constable of said county, or the marshal of said city, commanding him to bring the body of such person before him forthwith, to be dealt with according to law; and any such officer to whom such warrant shall be delivered for service is hereby required to execute the same, under the penalties which are by law incurred by sheriffs and other officers for neglecting or refusing to execute other criminal process; and all process issued by any justice of the peace to enforce or be directed. carry into effect any of the by-laws or ordinances of the city of Big Rapids, may be directed to the sheriff or any constable of the county of Mecosta, or to the marshal of the city of Big Rapids, and such process may be executed by any of said offi-

How pro-

cers, and shall be returnable the same as other similar process issued by justices of the peace.

Sec. 16. It shall be the duty of the mayor to take care that Mayor; powers and the laws of the State, and the ordinances of the common duties of council be faithfully enforced and executed. The mayor shall be the chief executive officer of the city of Big Rapids, and conservator of the peace.

Sec. 17. It shall be his duty to see that all officers of the IDIDL. said city shall faithfully comply with and discharge their official duties; to see that all laws pertaining to the municipal government of said city, and all ordinances and resolutions of the common council be faithfully observed and executed, and he shall have power, in his discretion, to report to the common council any violations thereof. He shall, from time to time, give to the common council such information, and recommend such measures as he shall deem necessary and expedient.

Sec. 18. The mayor shall, by virtue of his office, be authorized May perform marriage to take the acknowledgment of deeds and other instruments in ceremonies, writing, to administer oaths and affirmations, perform marriage ceremonies, and do all other like acts which justices are by law authorized to do, and may affix to any official certificate the seal of the city.

Sec. 19. The recorder shall be the clerk of the common Recorder to council, and shall give bond for the faithful performance of his council. duties, in such sum as the common council shall by ordinance direct; and shall keep a record of their proceedings in proper books provided therefor, and shall open and keep the books of accounts, and such other books of receipts and expenditures as the common council may direct, and in such form and manner as they may order.

Sec. 20. He shall also perform for the city all such duties as To perform township clerks are required by law to perform for the several township townships, and for such services he shall receive the same fees and compensation as they are entitled to receive under the laws of this State, except as herein otherwise provided.

Sec. 21. All official bonds of the officers of said city, except To hold offi-cial bonds. as herein otherwise provided, shall be deposited with the recorder for safe keeping, and it shall be his duty to deliver them to his successor in office.

To perform duties of

Sec. 22. The recorder shall possess the same powers and perform and discharge the municipal duties of the mayor during the absence, inability, death or removal of the mayor. Sec. 23. It shall be the duty of each alderman in said city

Aldermen to attend meetings of council.

to attend the regular and special meetings of the common council; to act upon committees when thereupon appointed by the mayor or common council; to order the arrest of all per-

To report subordinate officers

sons violating the laws of this State, or the ordinances, bylaws or police regulations of the city; to report to the mayor all subordinate officers who are guilty of any official misconduct or neglect of duty; to maintain peace and good order, and to perform all other duties required of them by this act.

To be con-

Sec. 24. The mayor and aldermen shall be, by virtue of their public peace. respective offices, conservators of the public peace.

Marshal to Sec. 25. The marshal or some only the discharge of the duties of his office, give such security for the Sec. 25. The marshal of said city shall, before entering upon faithful performance of his duties as the common council shall direct and require; he shall be chief of the police, and it shall be his duty to serve all process that may be lawfully delivered

to him for service; to see that all the by-laws and ordinances of

To see that laws are executed.

the common council are promptly and efficiently enforced; he shall obey all the lawful orders of the mayor or common council, and may command the aid and assistance of all constables, and all other persons, in discharge of the duties imposed upon him by law; he may appoint such number of deputies as the common council shall direct and approve, who shall have the same powers and perform the same duties as the marshal, and for whose official acts he shall be in all respects responsible; and the marshal and his deputies shall have the same power to serve and execute all process on behalf of the corporation of

said city, as sheriffs or constables have by law to execute sim-

To appoint deputies.

ilar process, and shall be entitled to the same compensation therefor.

Sec. 26. The common council shall have power to make all council to such by-laws and ordinances as they shall deem necessary and relative to proper to secure the said city and the inhabitants thereof against injuries by fire; to prescribe the manner in which stoves with their pipes in actual use shall be put up, and chimneys built to guard against fires; to compel the owners or occupants of buildings to procure and keep in readiness such number of fire buckets as they may deem necessary; to construct reservoirs, To construct and provide such companies with necessary and proper buildings, engines, and other implements to prevent and extinguish fires; to appoint from among the inhabitants of said city such to appoint number of persons not exceeding one hundred and twenty to one company, as are willing to accept, and as may be deemed proper to be employed as firemen. And every such company Firemen to shall have power to appoint from their own number its officers, own officers. and to pass by-laws for its organization and government, subject to the approval of the common council, and to impose and collect such fines for the non-attendance or neglect of duty of its members as may be deemed necessary and proper. And every person belonging to such company may obtain from such recorder a certificate, which shall be prima facie evidence of his membership for one year from the date thereof. Every to be exmember of such company during his membership shall be jury service and poll tax.

exempt from service on juries, from military tax in time of peace, and from the payment of a poll tax.

Sec. 27. It shall be the duty of each company to keep in good To keep engine in order and repair its fire engine, hose, ladders and other implescool repair. ments; to assemble at least once in each month for the purpose of working its fire engine; and upon any alarm or breaking out of fire within said city, each company shall forthwith assemble at the place of such fire, with its fire engine and other implements, and be subject to the orders of the chief engineer of the fire department.

Duties of marshal at

Sec. 28. Upon the breaking out of any fire in said city, the marshal shall immediately repair to the place of such fire, and aid and assist, as well in extinguishing the fire as in preventing any goods or property from being stolen or injured, and in protecting, removing and securing the same; for which purpose, and as chief of police, he may require the assistance of all bystanders.

Council to establish board of health.

Sec. 29. The common council shall have power and it shall be their duty to adopt measures for the preservation of the public health of said city; to restrain or prohibit the exercise of any unwholesome or dangerous avocation within the limits of the city; to establish a board of health, and to invest it with such powers and impose upon it such duties as shall be necessary to secure the inhabitants of said city from contagious, malignant and infectious diseases; to provide for its proper

To make rules for its

government. organization, and for the appointment of the proper officers; and they shall have authority to make all such by-laws and regulations for the government of such board of health, and for the preservation of the health of the inhabitants of said city, and [as] shall secure a prompt and efficient discharge of the duties imposed upon the common council by this act. Sec. 30. The common council shall have and exercise in and

To control taverns and groceries.

over said city the same power in relation to the regulation of taverns, groceries, common victualers and others, as are now, or may hereafter be conferred by the general laws of this State upon township boards, or upon the corporate authorities of cities and villages in relation to tavern keepers and common

To license tavern keep ers and others.

victualers, and subject to the same conditions and limitations; and no person shall engage in or exercise the business of tavern keeper, inn keeper, common victualer, or saloon keeper, within the limits of said city, until he is first duly licensed as such by the common council; and any person who shall assume to exercise such business or occupation without having first obtained such license shall forfeit and pay for each day he shall so exercise such business or occupation, the sum of two dollars, to be recovered by action of debt in the corporate name of said city.

together with the costs of prosecution, before any justice of the peace of said city. The common council shall have power to ress for grant licenses authorizing persons to exercise the business of tavern keeper, inn keeper, common victualer, or saloon keeper within said city, and may impose such fees, to be paid into the city treasury on the granting of such licenses, as they may see fit.

Sec. 31. The common council shall examine, settle and allow To examine and accounts and demands properly chargeable against said accounts. city, as well of its officers as other persons, and shall have authority to provide means for the payment of the same, and for defraying [the] contingent expenses of said city, subject only to the limitation and restrictions in this act contained.

Sec. 32. The common council shall have authority to assess, May levy taxes for city levy and collect taxes on all real and personal estate taxable in liabilities. said city, which taxes shall be and remain a lien upon the property so taxed until the same shall be paid; and for the purpose of defraying the expenses and all liabilities incurred by said city, the common council may raise annually, by tax levied upon the real and personal property within said city, such sum as they may deem necessary, not exceeding, exclusive the school taxes, one per cent. on the valuation of such real and personal estate within the limits of said city, according to the valuation thereof taken from the assessment roll of the year preceding the levying of such tax; and the common council, in For highway addition thereto, may assess, levy and cause to be collected in each ward respectively, such amount of taxes for street or highway purposes as they may deem necessary, which taxes shall be raised, assessed and collected on the same roll as the other city taxes, but all such street taxes shall be passed to the credit of, and be expended in the ward in which they may be collected. All bridges over Mitchell creek within the limits of said city shall be built and kept in repair by and at the expense of said city. The common council of said city is hereby au-For bridges. thorized to levey, assess and collect, in addition to all [other] taxes, a sufficient amount of tax annually for that purpose, as

limited by law, which tax shall be known and designated as "bridge tax," and shall be used for no other purpose.

Extra tax; manner of raising. Sec. 33. Whenever the common council shall deem it necessary to raise a greater sum in any one year, exclusive of school taxes, than the amount specified and limited in the preceding section, they may call a meeting of the tax-paying electors of said city, by giving at least five days' notice in writing, to be posted up in two public places in each ward of said city, which notice shall state the time and place of said meeting, and the purpose for which the money to be raised is to be expended; and when such meeting shall be assembled in pursuance of such notice, such electors, by a viva voce vote, shall determine what amount of money shall be raised for each object specified in the notice: *Provided*, That such tax so voted by such electors shall not, in any one year, exceed one per cent. of the valuation of the real and personal estate taxable within said city:

And provided also. That not more than two such meetings shall

Previso.

Ibid.

And provided also, That not more than two such meetings shall be called or holden in any one year; and at all such meetings the mayor, or in his absence any member of the common council present at such meeting shall preside, and the recorder shall make and keep a record of the proceedings of such meeting.

Proceedings when special tax is to be raised.

Sec. 34. Whenever the common council shall be authorized as aforesaid, by a vote of the tax-paying electors of said city, to raise a tax for any specific purpose, it shall be lawful for the common council, or a committee thereof, to make out an assessment roll in the premises, levying and assessing said tax upon all the taxable property of said city, according to its true cash value at the time, placing the tax in a column opposite the description and valuation of the property; and when such roll is completed, the recorder shall make and deliver a copy thereof to the treasurer of said city, together with a warrant signed by the mayor and recorder, commanding the said treasurer to collect the same, and make return of his proceedings by virtue thereof, within a time in said warrant to be specified, not less than thirty nor more than ninety days from the date thereof; and it shall be the duty of the treasurer to collect said taxes

within the time specified in said warrant, or within such further time as the common council [may] by resolution direct.

Sec. 35. The supervisor shall, in each and every year, make Assessment roll. and complete the assessment of all the real and personal property within said city, in the same manner, and within the same time as required by law for the assessment of property in the several townships in this State, and in so doing shall conform to the provisions of law governing the action of supervisors of the several townships of this State performing like services, execept as otherwise provided in this act; and all State, county and school taxes in said city, and all city taxes which shall be raised by general tax, shall be levied and collected, as near as may be, within the same time, and in the same manner as is provided by law for the assessment and collection of taxes by township officers, unless otherwise provided in this act.

Sec. 36. The supervisors shall, within the time within which Supervisors supervisors of townships are required to perform like acts, de-treasurer. liver to the treasurer the tax roll, the taxes therein extended, including four per cent. for collection, with the usual supervisor's warrant to the treasurer thereto attached, directed to the treasurer of the city of Big Rapids, and the said treasurer shall, in [the] collection of such taxes, possess all the powers of a township treasurer; and all persons paying their taxes on or before the second Saturday in January next ensuing, shall be entitled to have three per cent. thereof deducted.

Sec. 37. It shall be the duty of said treasurer, immediately Treasurer to after said second Saturday in January, to proceed to collect the taxes unpaid therein, and make return thereof in like manner as is required by township treasurers, and with like effect; and in full compensation for his services in collecting the amount of tax unpaid on such assessment roll, he shall be entitled to retain four per cent. thereof.

Sec. 38. The treasurer of said city shall, before entering To give bond and security. upon the duties of his office, file with the recorder his bond, conditioned for the faithful performance of his duties as such treasurer, in such amount and with such sureties as the com-

mon council shall require and approve; and such treasurer shall give to the treasurer of the county of Mecosta such other security as is now or may hereafter be required by law of treasurers in the several townships of this State: and for the purpose of the return of all property delinquent for the nonpayment of taxes, the treasurer shall possess all the powers and perform all the duties of the several township treasurers of this State, as prescribed by law.

To keep acc't of receipts

Sec. 39. The treasurer shall keep a regular account of all money received and of all money disbursed by him, in the books to be provided for that purpose, in which the name of every person to whom money shall be paid shall be entered at length, and on what account the same was paid, which books shall, at all reasonable hours, be open to inspection of any in-

Money; how habitant of said city. All money received for the use of the treasury. city shall be paid into the city treasury. drawn from the treasury unless it shall have been previously appropriated by the common council for the purpose for which it shall be drawn, and the treasurer shall pay out no money but upon the written warrant of the mayor and recorder; the treasurer shall also make out a statement of the accounts of the city, or of the different funds, or attend the meetings of

Proviso.

the council, with his books, whenever the common council shall direct him to do so: Provided. That he shall make and deliver to the council, on the first of each of the months of October and March, in each year, a full report of the condition of the finances of the city, and of the different funds, whether directed by the council so to do or not; and in full compensation for his services as treasurer, he shall be entitled to receive and shall receive one per cent. of the taxes paid in and collected on the general annual assessment roll of the city.

Council to

Sec. 40. The common council shall have power to regulate the time and manner of working upon the streets, lanes and alleys in said city; to provide for the grading, paving, planking and railing of all streets, lanes and alleys, sidewalks and crosswalks, and to prescribe the width thereof; to lay out and open

all streets, lanes and alleys, parks and public grounds, and the same to alter and vacate, and to alter and vacate those already laid out; to cause common sewers, drains and vaults, arches To cause the building of and bridges, wells, pumps and reservoirs to be built in any sewers. part of the city; to cause the grading, leveling and repairing To grade of all streets and alleys, sidewalks, cross-walks, parks and public grounds in said city, and to prevent the obstruction or incumbering thereof.

Sec. 41. Whenever, in laying out or altering any street, lane Proceedings or alley, park or public ground in said city, the common coun-property is taken. cil shall require for such purpose the grounds of any person, they shall give notice thereof to the owner or persons inter-Notice to ested, or his or her agent or representative, by personal service. owner or by written notice posted in three public places in said city. at least three weeks preceding the meeting of said common council for the purpose aforesaid; and the said common council are authorized to treat with such person or persons for such grounds or premises; and if such person or persons refuse to Summoning treat for the same, or if the parties cannot agree therefor, it of jury. shall be lawful for the recorder of said city to issue a venire facias to command the marshal or any constable of said city to summon and return a jury of twelve disinterested freeholders. to appear before said recorder, at any time therein to be stated, to inquire into and ascertain and determine the just compensation to be paid therefor to the owner of or parties interested in such grounds or premises, which jury, being first duly sworn Jury to by said recorder faithfully and impartially to inquire into and damages. ascertain and determine the just compensation to be paid therefor, and having viewed the premises, if necessary, shall assess such damages and recompense as they shall judge fit to be awarded to the owner or owners of, or parties interested in ' such grounds or premises for their respective injuries, according to the several interests or estates therein: Provided, Proviso. That notice of the time and place where such jury will meet as aforesaid, shall be served personally on the persons interested in the premises proposed to be taken, and be published at least

one week in the official paper of said city; and upon the return

Compensatin enter judgment therefor, confirming the same; and such sum tendered to owner. or sums so assessed shall the of the assessment or verdict of said jury, the recorder shall or sums so assessed shall be paid or legally tendered before such street, lane, alley, park or public ground shall be made, laid out, altered or opened, to the claimant or claimants thereof; it shall thereupon be lawful for said common council to cause said grounds to be occupied for the purposes aforesaid: Provided, That any party claiming damages as aforesaid may have Proviso. the right to remove such proceedings by appeal to the circuit court, or any court of competent jurisdiction, upon giving notice of his or her or their intention to do so, to said mayor in writing, within ten days, or in case of the absence of said party from the city at the time of the rendition of the judgment, then within thirty days after the verdict of such jury and the judgment of such court as aforesaid, and also upon filing with said recorder, a bond to the common council of said city in the penal sum of two hundred dollars, with sufficient sureties, to be approved by said recorder, conditioned to pay all costs occasioned by said appeal, if the same should be assessed against him; and upon filing a transcript of the proceedings aforesaid, duly certified by the mayor, within forty days after the verdict and judgment in the circuit court, or in any other court of record having appellate jurisdiction, the same proceedings shall be had as is or may be prescribed by law in other cases of appeal.

Street commissioner to superintend the grading of streets,

Sec. 42. The street commissioner of said city, and such other officers or persons as the common council may direct and appoint, shall, under direction of the common council, superintend the making, grading, paving, repairing and opening of all streets, lanes, alleys, sidewalks, cross-walks, or other public grounds within the limits of the city, in such manner as he may be from time to time directed; the street commissioner shall collect all capitation or poll taxes in said city; he shall give bonds in such penalty and with such surety as the common council may prescribe and direct, conditioned for the

faithful performance of his duties as such street commissioner, and for the accounting for and paying over all moneys that may come into his hands as such officer by virtue of his office; and such street commissioner shall receive as compensation for Compensation his services such sum as the common council may direct and or allow; the street commissioner shall be the fence-viewer of the city, and shall possess all the powers and [be] subject to the same liabilities as fence-viewers in townships.

Sec. 43. The common council shall have power to cause the ex-Council to pense of making, grading, paving and opening of streets, lanes, pelses on alleys, sidewalks, cross-walks, parks, public grounds and other benefited local improvements to be assessed in whole or in part against the owners or occupants of lots and premises to be benefited thereby, or by general tax in whole or in part, as they may deem just and proper.

Sec. 44. Whenever the common council shall determine that Ibid. the whole or any part of the expenses of any public improvement not requiring the taking any land by the city, shall be defrayed by an assessment on the owners or occupants of houses and lands to be benefited thereby, they shall ascertain as they may think proper, the estimated expense of such improvement done or to be done, and shall declare, by an entry in their minutes, whether the whole or what portion thereof shall be assessed to such owners or occupants, specifying the sum to be assessed, and the portion of the city which they deem to be benefited by such improvement; and the costs and expenses of making the plans and assessments incidental thereto shall be included in the estimated expenses of such improvements.

Sec. 45. The common council, or a committee appointed by Manner of them for that purpose, consisting of not less than three free-sessment holders of said city, and not interested in any of the property so benefited, shall thereupon make an assessment upon all the owners or occupants of lands and houses within the portion or part of the city so designated, of the amount of the expense aforesaid, in proportion, as nearly as may be, to the advantage

Ibid.

which each shall be deemed to acquire and shall make out an assessment entered the names of the persons assesproperty for which they are assessed, at to each of them respectively; and in clots shall belong to a non-resident, or unknown, the same shall be entered a scription of such lots or premises, a assessment rolls made by supervisors value thereof, and the amount assessement roll shall then be returned and fi said city.

Names of persons asressed to be published. Sec. 46. Upon such return being made of said city shall cause notice thereof official paper of said city, stating the addressed [assessed,] or, in cases of nowhose names are unknown, a brief destaxed shall be inserted, and that at a c be designated in said notice, the cor and review said assessment roll on the conceiving himself aggrieved.

Time for reviewal.

Sec. 47. The common council shall, said notice specified, or at some sessic assessment into consideration, and massessment roll, in whole or in part, or and direct a new assessment, or they such assessment without any correction tions therein as they may think proper ment roll shall be completed and rat the council, the recorder shall endorse

[thereto] his certificate that such asse and confirmed by the common counc

Recorder to annex certificate.

Assessm't to Sec. 48. Every assessment so ratified remain a lien on property. common council, as aforesaid, shall and the same shall remain and continu

confirmation.

ises assessed for such tax; within ten days after such assess- Treasurer ment shall have been ratified and confirmed, the mayor and collect. recorder, or either of them, shall affix to such assessment and tax roll a warrant for the collection thereof, signed by him or them, under the seal of said city, which warrant shall be directed to the treasurer of said city, commanding him to collect the same within a time in said warrant to be specified, not less than thirty nor more than ninety days from the date of said warrant; and the said assessment and tax roll, with said warrant annexed, shall be delivered to said treasurer within the ten days aforesaid, who shall, within the time mentioned in said warrant, or within such further time as the common council shall allow, be authorized to levy and collect the same by distress and sale of the personal property of any person chargeable with said tax; and in case sufficient personal property cannot be found whereon Return to levy and collect such tax, the treasurer shall, within five taxes days after the time prescribed and limited for the collection thereof has expired, make a return under oath to the recorder of the sums so remaining unpaid, which he [was] unable, for the want of such personal property, to levy and collect the same, together with the description of the premises assessed for such unpaid taxes; and the recorder shall, within ten days thereafter, certify under his hand to the supervisor the amount of such unpaid taxes, and a description of the premises assessed and chargeable with such tax, who shall assess such unpaid taxes on such premises in the general tax roll next thereafter to be made; and such tax shall then be levied, collected and when premreturned, and the said premises may be sold for the non-pay-sold for taxes ment thereof, as prescribed by law for the non-payment of the ordinary city taxes.

Sec. 49. The common council shall have power to make all Special such by-laws and ordinances relative to any special assessment or tax in said city, as they may deem necessary, to levy and collect such tax, in all cases when the manner of levying and collecting such tax is not provided for in this act: *Provided*, That Proviso, such by-laws and ordinances are not inconsistent with any of 208-

Tbid.

the provisions of this act: And provided also, That whenever any person shall be improperly designated as the owner or occupant of any lot or premises, in proceedings under this act, or any of the by-laws and ordinances of said city relative to any special assessment, such tax or assessment shall not for that cause be vitiated, but the same shall be a lien upon such lot or premises, and shall be collected as in other cases.

Proceeds of sales to be paid to treasurer. Sec. 50. The net proceeds of the sales of all property delinquent for non-payment of city taxes, and of all sums paid to the county treasurer before sale, on account of property returned delinquent for non-payment of city taxes, shall be paid to the treasurer of said city by the treasurer of the county of Mecosta, whenever required by the city treasurer.

Council may pass laws relative to

Sec. 51. The common council shall have authority to make all by-laws and ordinances relative to the calling of the meetings of electors of the city; to provide for the collection and disposition of all fines and penalties which may be incurred under the by-laws and ordinances of said city; to regulate the setting of awning and other posts and shade trees in

Setting out shade-trees,

late the setting of awning and other posts and shade trees in the streets, and to compel the removal of those which are improperly placed therein, and to make all other by-laws, ordinances and regulations, for the purpose of carrying into effect the powers conferred by this act, which they may deem necessary to provide for the safety and good government of the city, and to preserve the health and protect the property of the inhabitants thereof; and to this end the common council may impose fines and penalties for the violation of the by-laws and ordinances which may be made by them as aforesaid: *Provided*, That no by-law or ordinance shall impose a fine exceeding one

Proviso.

Ibid.

the county jail exceeding three months: And provided further, That no by-law or ordinance of the common council, subjecting any person to fine or imprisonment, shall be of any effect until the same shall have been published for two successive weeks in a newspaper published in said city.

hundred dollars, nor subject the offender to imprisonment in

Sec. 52. In addition to the security now required by law to Justices to give bonds be given by justices of the peace, each of the justices of the to city. peace of said city shall, before entering upon the duties of his office, execute a bond to the city of Big Rapids, in its corporate name, with sureties to be approved by the common council, in the penal sum of one thousand dollars, conditioned for the faithful performance of his duties as a justice of the peace for said city, and to pay over all moneys so collected or paid to him as such, which bond shall be filed in the office of the recorder of said city.

Sec. 53. All fines imposed by any by-law or ordinance of the rines; how collected. common council may be sued for by the attorney of the city, in the name of the corporation, before any justice of the peace of said city; and whenever any fine shall be imposed by any justice of the peace for a violation of any ordinance of the common council, it shall be the duty of the justice forthwith to issue execution to the marshal of the city, commanding him to collect of the goods and chattels of the person so offending, the amount of such fine, with the interest and costs, and for the want of goods and chattels wherewith to satisfy the same. that he take the body of the defendant and commit him to the common jail of the county, and the sheriff shall safely keep the body of the person so committed until he be discharged by due course of law; and the defendant shall remain imprisoned until the execution, with the fees of the sheriff, shall be paid: Provided, That the common council may remit such fine, in Provise. whole or in part, if it shall be made to appear that the person so imprisoned is unable to pay the same.

Sec. 54. In all suits in which the city of Big Rapids shall be Citizens to a party, or shall be interested, no inhabitant of said city shall as jurors. be deemed incompetent as a witness or juror on account of his interest in the event of such suit or action: *Provided*, Such in-Provise. terest be such only as he has in common with the inhabitants of said city.

Offenders entitled to

Sec. 55. In all trials before any justice of the peace of any person charged with a violation of any by-law or ordinance of the common council, either party shall be entitled to a jury of six persons; and all proceedings for the summoning of such

Manner of conducting

jury and in the trial of the cause shall be in conformity, near as may be, with the mode of proceeding in similar case before justices of the peace; and in all cases, civil and criminal the right of appeal from the justice's court to the circuit court for the county of Mecosta shall be allowed; and the party appealing shall enter into a recognizance, conditioned to prosecute the appeal in the circuit court and abide the order of the court therein, or such other recognizance as is or may be required by law in appeals from justices' courts in similar cases.

Poll tax.

Sec. 56. The common council shall have power to assess and collect from every elector of said city, not exempt by the laws of this State, an annual capitation or poll tax, not exceeding one dollar, and they may provide by their by-laws for the collection of the same: Provided, That any person assessed for a poll Proviso. tax may pay the same by one day's labor upon the streets,

under the direction of the street commissioner, who shall give to each person so assessed, notice of the time and place when and where such labor will be required; and the money raised by such poll tax, or the labor in lieu thereof, shall be expended or performed in the respective wards where the person so taxed shall reside.

Sec. 57. The common council of said city is hereby author-

Council to perform same duties as township boards.

ized and required to perform the same duties, in and for said city, as are by law imposed upon the township boards of the several townships of this State, in reference to schools, school taxes, county and State taxes, the support of the poor, and State, district and county elections; and the supervisor, justice

Officers to give bonds.

> of said city who are required to perform the duties of town ship officers of this State, shall take the oath, give the bonds, perform like duties and receive the same pay, and in the same manner, and be subject to the liabilities as provided for the

> of the peace, recorder, school inspectors, and all other officer

corresponding township officers, except as otherwise provided in this act, or may be provided by the ordinances of the common council.

Sec. 58. Whenever, in the opinion of the common council, To pull down dangerous any building, fence, or other erection of any kind, or any part buildings. thereof, is liable to fall down, and persons and property may be thereby endangered, they may order any owner or occupant of the premises on which such building, fence or other erection stands, to take down the same, or any part thereof, within a reasonable time, to be fixed by the order, or immediately, as the case may require; or in case the order is not complied with, may immediately cause the same to be taken down at the expense of the city, and assess the expense on the land on which it stood; the order, if not immediate in its terms, may be served on any occupant of the premises, or be published in the city paper, as the common council shall direct.

Sec. 59. The chairman of any committee or special commit-chairman of committee of the common council shall have power to administer an may administer oaths. cath or take an affidavit in respect to any matter pending before the common council or such committee, and may compel the attendance of any person as a witness for that purpose.

Sec. 60. All process issued against said city shall run against How process said city in the corporate name thereof, and such process shall be served by leaving a true and attested copy with the mayor, recorder, or city attorney of said city, at least ten days before the day of appearance mentioned therein.

Sec. 61. No bond or other obligation or evidence of indebted-How obligations, etc. shall be said city shall ever be given or issued by said city, or shall be by any officer thereof in his official capacity, whereby the said city shall become obligated to pay any sum of money, except as expressly provided in this act, but the common council may endorse on all accounts which may be presented against the city the amount allowed by them therein; an account of all claims so allowed shall be kept by the recorder, in a book to be provided for that purpose. No order or warrant for the

payment of money shall be drawn upon reasury when there shall not be sufficient funds to pay the same.

Compensat'n

Sec. 62. Compensation for services may be paid out of the city treasury, as follows: The recorder and attorney shall be entitled to receive respectively such sum as the common council shall allow, not exceeding one hundred and fifty dollars per annum, as salaries, until after said city shall contain over five thousand inhabitants, when said compensation may be any sum deemed reasonable, not exceeding three hundred and fifty dolars per annum. The marshal shall be entitled to receive the same fees for serving processes in behalf of the corporation as constables are by law allowed for similar services, and he shall receive such further compensation as the common council shall allow, not exceeding one hundred and fifty dollars. Justices of the peace and constables shall be allowed the same fees as are by law allowed to corresponding township officers, unless in this act otherwise provided. The street commissioner shall be entitled to receive one dollar and fifty cents per day for services, and at the same rate for parts of a day actually employed School inspectors shall receive the same pay as they are entitled by law to receive in townships, and the compensation of the mayor and aldermen, as such, for attending the meetings of the common council, shall be no more than one dollar per annum.

Annual

Sec. 63. The common council shall, in the month of March statement; of y in each year, make out a detailed statement of all the receipts and expenditures of the corporation for the past year, which statement shall state particularly upon what account all moneys were received, and it shall also specify all appropriations made by the common council during the year, and the particular purpose for which each appropriation was made; such state ment shall be signed by the mayor and recorder, and recorded and filed in the recorder's office; a copy thereof shall be published in a newspaper printed in the city, for at least two weeks.

Sec. 64. This act shall be deemed a public act, and shall be Public act. favorably construed in all courts.

Sec. 65. All of township number fifteen north, of range ten Township west, not included in the limits of the city of Big Rapids, and known as the township of Big Rapids, is hereby organized into a separate township, by the name of the township of Big Rapids.

Sec. 66. The annual township meeting for said township, in Annual township the year eighteen hundred and sixty-nine, shall be held at the meeting. house of John Halpine, in the township of Big Rapids, on the third Monday in April; and Luther Cobb, Frederick Mizner, Board of election. John Halpine, and Ruggles Spooner are hereby constituted the board of election thereof, and shall appoint a chairman and clerk, take the necessary oath, and perform all the duties, have the same powers, and make the same returns as inspectors of election in townships are by law required to do and perform; and in case any of the persons named in this section shall refuse to serve, the vacancies shall be filled in the manner now provided by law.

Sec. 67. At said township meeting in eighteen hundred and officers and sixty-nine, there shall be elected one supervisor, one township office. clerk, one township treasurer, one justice of the peace for the full term of four years, commencing on the fourth day of July, next after his election; one justice of the peace, whose term of office shall expire on the third day of July, eighteen hundred and seventy-two; one justice of the peace, whose term of office shall expire on the third day of July, eighteen hundred and seventy-one; one justice of the peace, whose term of office shall expire on the third day of July, eighteen hundred and seventy. The terms of office of the justices of the peace, elected for other than the full term, shall commence immediately on the filing of their bonds and taking the oath of office, and the term for which each is elected, shall be expressed on the ballot. There shall also be elected one commissioner of highways for the full term, and one for two years;

two school inspectors, one for one year, and one for the full term of two years, and four constables.

Who to perform duties of township clerk. Sec. 68. The township clerk of said township of Big Rapids shall continue to perform the duties of clerk of said township until his successor is elected and qualified; and when his successor shall have been duly qualified, he shall deliver to him all of the books, papers and furniture of his office, except chattel mortgages upon property within the limits of said city; such mortgages, with a book containing the entry of the same, shall be delivered to the city clerk, with whom all personal mortgages upon property in said city shall be hereafter filed.

Sec. 69. This act shall take immediate effect.

Approved April 5, 1869.

[No. 460.]

AN ACT to provide for laying out and establishing a State road in the township of Ishpeming, county of Marquette.

Commiss'r appointed. SECTION 1. The People of the State of Michigan enact, That Solomon S. Curry be and is hereby appointed commissioner, with full power and authority to lay out, establish and improve a State road, commencing at or near the village of Ishpeming, in the county of Marquette, and running thence south-west on the most eligible route, to the New England mine, in said township.

Authorized to employ a surveyor. Sec. 2. The said commissioner is authorized and empowered to employ a surveyor, as may be necessary to locate and establish the line of said road, and when such line shall have been established, a full description of the route and survey thereof shall be filed by said commissioner with the county clerk of Marquette county.

How road shall be laid out. Sec. 3. Said road to be laid out and constructed under the provisions of act number one hundred and seventeen, of session laws of eighteen hundred and fifty-nine, approved February

twelfth, eighteen hundred and fifty-nine, and acts amendatory thereto.

Sec. 4. To secure the construction of said road, there is swamp land hereby appropriated two sections of State swamp land per mile of said State road, the same to be expended for the construction of said road, under the provisions of said act and acts amendatory thereto: *Provided*, That the lands hereby appropriated shall be selected and taken from the swamp lands in the Upper Peninsula.

Sec. 5. Said road shall be known as the Ishpeming and New Name of Final Mine State road.

Approved April 5, 1869.

[No. 461.]

AN ACT to amend an act entitled "An act to incorporate the village of Saint Joseph," approved March 17, 1834, and the acts amendatory thereto.

SECTION 1. The People of the State of Michigan enact, That Section section one of an act entitled "An act to incorporate the village of Saint Joseph," approved March 17, 1834, and the act amendatory thereto, approved February 11, 1859, be amended so as to read as follows:

Sec. 1. That so much of the township of Saint Joseph, in the Boundaries county of Berrien, in the State of Michigan, as is embraced in fractional section number twenty-three, in township number four south, of range number nineteen west, and also so much of fractional section number twenty-four, in township number four south, of range number nineteen west, as lies south and west of the Saint Joseph river, be and the same is hereby constituted a village corporate by the name and style of the village of Saint Joseph.

Sec. 2. This act shall take immediate effect.

Approved April 5, 1869.

[No. 462.]

AN ACT to authorize "the Kalamazoo town agricultural society for improving the breed of horses," to sell and dispose of its real estate.

Society authorized to sell real estate.

SECTION 1. The People of the State of Michigan enact, That "the Kalamazoo town agricultural society for improving the breed of horses," be and is hereby authorized to bargain, sell, dispose of and convey any real estate which said society owns,

May execute or may at any time own hereafter. And for this purpose it contracts, may make and execute contracts, mortgages, deeds, and any

may make and execute contracts, mortgages, deeds, and any and all other instruments in writing, including plats of its real estate, to the same extent and with the like effect that the same can now be done by any person, under the laws of this State.

Who to execute instruments.

Sec. 2. All such instruments in writing may be executed and acknowledged by the president of said society, or by such other member thereof as the officers of said society shall at any time designate for that purpose. And in all cases where a seal shall be requisite to the due execution of any deed or other instrument, the president or member so designated, may

Seal to be used.

use either the corporate seal of said society, or the ordinary seal used by individuals in the execution of similar instruments.

Further power of society.

Sec. 3. The said society is also hereby authorized and empowered to do and perform any other act or thing necessary to carry out and complete the purposes of this act.

Sec. 4. This act is hereby declared to be a public act.

Sec. 5. This act shall take immediate effect.

Approved April 5, 1869.

[No. 463.]

AN ACT to organize the township of Baraga, in the county of Houghton.

SECTION 1. The People of the State of Michigan enact, That Township organized. all that part of Houghton county, designated and described as surveyed townships, embracing sections four, five, six, seven, eight, nine, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-eight, twenty-nine, thirty, thirty-one and thirty-two, and fractional sections three, ten, fifteen, twentytwo, twenty-seven, thirty-three and thirty-four, of township fifty-one, and fractional township fifty-two north, of range thirty-three west, fractional townships fifty and township fiftyone and fifty-two north, of range thirty-four west, townships fifty, fifty-one and fifty-two north, of range thirty-five west, and township fifty north, of range thirty-six west, and townships forty-seven, forty-eight and forty-nine north, in ranges thirty-four, thirty-five, thirty-six and thirty-seven west, be and the same is hereby set off from the township of L'Anse, and organized into a separate township, to be called and known as the township of Baraga.

Sec. 2. The first township meeting in said township shall be First held at the school-house in school district number two, as at ing. present numbered, on the third Monday of April, eighteen hundred and sixty-nine, and Walfred Bean, Henry Houghton, and Martin Kelsey are hereby authorized to act as the first inspectors of the said election to elect township officers; and in case of any vacancy in said number of inspectors, from absence or other cause, the electors present shall choose an inspector to fill such vacancy by a viva voce vote.

Sec. 3. If for any reason said township election shall not be Proceedings held at the time herein appointed, it shall be lawful to hold the ing is not same at such time and place in said township as may be desig-pointed time nated by said board of inspectors, on giving at least ten days' notice thereof, in four of the most public places in said town-

ship, which notice the said board of inspectors are hereby authorized and required to give.

Sec. 4. This act shall take immediate effect.

Approved April 5, 1869.

[No. 464.]

AN ACT to authorize and require the laying out and establishment of a State road from the western terminus of Frasier street, as laid down on the recorded map or plat of Corunna, in the county of Shiawassee, to Washington street, in the city of Owosso.

State road provided for.

SECTION 1. The People of the State of Michigan enact, That there shall be a State road laid out and established from the western terminus of Frasier street, as laid down on the recorded map or plat of Corunna, in the county of Shiawassee, to Washington street, in the city of Owosso.

Commis'rs appointed.

Sec. 2. Alexander McArthur and Enoch Eddy, of Corunns,

Where road shall be laid out.

and B. O. Williams, of Owosso, are hereby appointed commissioners to lay out and establish said road; but said road shall be laid out and established, from the western terminus of Frasier street, hereinbefore mentioned, to the west line of the village or city of Corunna, in accordance with a survey made by Andrew Huggins, in June, A. D. one thousand eight hundred and sixty-eight, a map and minutes of which survey is in the office of D. F. Alsdorf, clerk of the village of Corunns; and the remainder of said road shall be laid out and established, as near as may be, in such a manner that the center of the present traveled track shall be the center of said road.

to apply to

Sec. 3. All laws applicable to the laying out of State roads, and the recording thereof, not inconsistent with this act, shall apply to said road, and the recording thereof.

Sec. 4. This act shall take immediate effect. Approved April 5, 1869.

[No. 465.]

AN ACT to provide for the drainage and reclamation of swamp lands, by means of a State ditch, in Tuscola county.

SECTION 1. The People of the State of Michigan enact, That Local commissioner to there shall be laid out and established, by a local commissioner establish to be appointed by the Swamp Land State Road Commissioner, a State ditch, commencing at the point where the Akron ditch, in the township of Akron, Tuscola county, turns west, near the north side of said township, and running thence north through the township of Geneva, in such county, to the Saginaw Bay, to be called the Geneva and Saginaw Bay ditch.

Sec. 2. Said ditch to be laid out and constructed under the Law under provisions of act number one hundred and seventeen, of the shall be laid out.

session laws of eighteen hundred and fifty-nine, and the acts amendatory thereto, in regard to the construction of State swamp land roads.

Sec. 3. There is hereby appropriated, to secure the construc-swamp land tion of said ditch, including surveys and local commissioner's appropriated fees, one section of State swamp land to the mile, to be selected from the State swamp lands in the Lower Peninsula: *Provided*, Proviso. That no liability is created against the State.

Sec. 4. This act shall take immediate effect. Approved April 5, 1869.

[No. 466.]

AN ACT appropriating State swamp land for the construction of a State road from Cheboygan river to Old Mackinaw.

SECTION 1. The People of the State of Michigan enact, That Road the Duncan, Alpena and Sauble river State road shall be extended tended from its present northern terminus, at the Cheboygan river, in the township of Inverness, in Cheboygan county, running north-westwardly on the most direct and feasible route, to intersect with the Old Mackinaw and Little Traverse Bay State

road, in the township of Old Fort Mackinaw, in Emmet county, on the Straits of Mackinaw.

Who to lay out and establish, Sec. 2. Said road shall be laid out and established by a commissioner appointed by the Governor, and constructed under the provisions of act one hundred and seventeen, of the session laws of one thousand eight hundred and fifty-nine, and the acts amendatory thereto.

Swamp land appropriated

Proviso.

Sec. 3. To secure the construction of said extension to said road, there is hereby appropriated one section of State swamp land for each and every mile of said road, to be selected in the Lower Peninsula, and two years from the first day of November next, allowed to complete said road: *Provided*, No defi-

ciency of State swamp lands which may now or hereafter arise to meet the appropriations made by this act, shall so operate as to create any lien or establish any claim against the State.

Approved April 5, 1869.

[No. 467.]

AN ACT to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Tawas Bay, in Iosco county, to the west line of said county to the intersection of the Midland and Traverse Bay State road.

Description of read.

Section 1. The People of the State of Michigan enact, That there shall be laid out and established a State road upon the following route, to wit: Commencing near the Tawas Bay, at the south-east corner of section nineteen, town twenty-two north, range eight east, running west on the section line, to the south-east corner of section twenty-three, in town twenty-three north, seven east; thence in a north-westerly direction to the centre of section nine, in said town; thence in a westerly direction to the west county line of Iosco county.

swamp land Sec. 2. For the purpose of survey and construction of said appropriated road, there shall be appropriated one section of State swamp land to the mile.

Sec. 3. Said road shall be laid out and constructed under Law under which road the provisions of act 117, of the session laws of 1859, and the shall be laid out, act amendatory thereto: Provided, Said lands are selected Proviso. from the State swamp lands in the Lower Peninsula, and no liability is created against the State of Michigan, outside of the State swamp land grant, and that no deficiency of State swamp Deficiency of lands, which may now or hereafter exist, to meet any appropricate a lien agist State. ation made by this act, shall be so construed as to create any lien or establish any claim against the State.

Sec. 4. This act shall take immediate effect. Approved April 5, 1869.

[No. 468.]

AN ACT to lay out and establish a State road in Houghton county, to be known as the Portage River and Torch Lake State road, and to provide for the construction of the same.

SECTION 1. The People of the State of Michigan enact, That Commissions George Church, Joseph Gregory and Prosper Roberts, of Houghton county, be and they are hereby appointed commissioners to lay out and establish a State road, on the most direct and eligible route, commencing at George Church's Landing, on Portge river, in Schoolcraft township, and from thence along the east shore of Portage Lake to the head of Torch Lake, in said township; said road to be laid out and constructed under the provisions of an act entitled "An act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches," number one hundred and seventeen, of the laws of eighteen hundred and fifty-nine, and the acts amendatory thereto, to be known as the Portage River and Torch Lake State road.

Sec. 2. To secure the construction of said road, there is Swamp land hereby appropriated one section of swamp land to each mile appropriated of said road, to be used and disposed of in the construction

Proviso.

of said road, according to the provisions of the act aforesaid, and the acts amendatory thereof: *Provided*, That said lands hereby appropriated, shall be selected and taken from the State swamp lands in the Upper Peninsula.

Approved April 5, 1869.

[No. 469.]

AN ACT to amend section one, of act number four hundred and twenty, session laws of 1867, entitled "An act to make an additional appropriation for the construction of the Midland City, Houghton Lake and Grand Traverse Bay State road," approved March 23d, 1867.

Section amended. SECTION 1. The People of the State of Michigan enact, That section one, of act four hundred and twenty, of the session laws of eighteen hundred and sixty-seven, be amended so as to read as follows:

Swamp land appropriated

Sec. 1. That there be and hereby is appropriated an average of six hundred and forty acres of State swamp land to the mile, to aid in the construction of the Midland, Houghton Lake and Grand Traverse Bay State road, in addition to the amount appropriated in the act providing for the construction of said road, approved March twentieth, eighteen hundred and sixty-three: *Provided*, That the lands hereby appropriated to said road east of Houghton lake, shall be selected in the counties through which said road runs: *And provided further*, That

Proviso.

Ibid.

the lands hereby appropriated on that part of said road west of said Houghton lake, shall be selected from the State swamp lands in the Lower Peninsula.

Approved April 5, 1869.

[No. 470.]

AN ACT to amend section two, of act number two hundred and thirteen, of the session laws of eighteen hundred and sixty-five, entitled "An act to lay out and establish a State road in the Upper Peninsula, to be known as the Winona and Franklin State road, and to provide for the construction of the same," approved March sixteenth, eighteen hundred and sixty-five.

Section 1. The People of the State of Michigan enact, That Section section two, of act number two hundred and thirteen, of the session laws of eighteen hundred and sixty-five, entitled "An act to lay out and establish a State road in the Upper Peninsula, to be known as the Winona and Franklin State road, and to provide for the construction of the same," be so amended as to read as follows:

Sec. 2. To secure the construction of the said road, there is swamp land appropriated hereby appropriated an amount of State swamp lands in the Upper Peninsula, equal to two sections for every mile of said road, not otherwise appropriated or selected by the State, and that said road shall be laid out and constructed under the provisions of act number one hundred and seventeen, of the laws of eighteen hundred and fifty-nine, and the acts amendatory thereof.

Approved April 5, 1869.

[No. 471.]

AN ACT to authorize the grants of swamp lands for the Ontonagon and State line State road, to be used for the construction of two roads, from Ontonagon southerly.

SECTION 1. The People of the State of Michigan enact, That Use of cert'n swamp lands the several grants of swamp lands for the construction of the authorized. Ontonagon and State line State roads, heretofore made by the Legislature of the State of Michigan, may be used for the

construction of two roads, from Ontonagon southerly, one of which roads shall be located on the west side of the Ontonagon river.

Sec. 2. This act shall take immediate effect.

Approved April 5, 1869.

[No. 472.]

AN ACT to provide for the drainage and reclaiming of swamp lands, by means of ditching and grading a portion of the Sand Beach and Bay City State road, and appropriating non-resident highway taxes therefor.

Non-resident highway

SECTION 1. The People of the State of Michigan enact, That taxes appro- for the purpose of ditching and grading that portion of the priated. Sand Beach and Bay City State road lying between the eastern terminus of said road and the village of Bad Axe, upon the line of said road, both in the county of Huron, there are hereby appropriated for the term of six years from the passage of this act, all the non-resident highway tax collected from lands lying within two miles of the line of that part of said road included between the points above mentioned.

Sec. 2. Watson Robinson, of the township of Seigel, in the

Special com-missioner appointed.

said county of Huron, is hereby appointed a special commissioner for the expenditure of the moneys arising from said non-resident taxes; and the board of supervisors of the said county of Huron shall have power to create and fill vacancies in the office of said special commissioner. Such special commissioner, before entering upon the duties of his office, shall make and execute to the county treasurer of said county, a bond in the sum of one thousand dollars, with such sureties as the said county treasurer shall approve, conditioned that he will faithfully apply all moneys received by him in virtue of this act, which bond shall be filed in the office of the clerk of

Bond of

said county.

Sec. 3. It shall be the duty of such special commissioner to Duty of render to the board of supervisors of said county, at their annual session, a true account, on oath or affirmation, of the receipt and disbursement of all such moneys received by him during each year, from each township in which such taxes were collected.

Sec. 4. Any overseer of highways or township treasurer, To receive all having received any portion of such non-resident tax, shall taxes.

pay over to said commissioner any such sum of money, and such commissioner's receipt therefor shall release such overseer or treasurer from liability.

Approved April 5, 1869.

[No. 473.]

AN ACT to detach sections fourteen, twenty-eight and thirtythree, in township fifty-four north, of range thirty-five west, in the township of Hancock, in Houghton county, and attach the same to Adams township, in said county.

SECTION 1. The People of the State of Michigan enact, That Territory attached to sections fourteen, twenty-eight and thirty-three, in township township fifty-four north, of range thirty-five west, in the township of Hancock, in Houghton county, be and the same is hereby attached to the township of Adams, in said county.

Sec. 2. This act shall take immediate effect. Approved April 5, 1869.

[No. 474.]

AN ACT to authorize the common council of the village of Lowell, in the county of Kent, to cause a re-survey and replatting of said village to be made and recorded, and to assess and collect the necessary expenses therefor.

SECTION 1. The People of the State of Michigan enact, That Resurvey the common council of the village of Lowell, in the county of village authorized. Kent, be and the same is hereby authorized to make, or cause

to be made a re-survey of the lots, [streets] and alleys of said village, and to cause a map or plat of said village, as re-surveyed, to be filed and recorded in the register's office of the county of Kent, including all additions heretofore made to said village, or that may be made prior to the time of making Official plat. and completing such re-surveys; and said plat, when certified to under the hands of the common council, and by them duly acknowledged, and recorded in manner as aforesaid, shall be deemed the official plat of said village, and all assessments and conveyances made of lots described as numbered therein, shall be deemed valid. And the said common council Council to levy tax. is hereby authorized to assess upon the taxable inhabitants of said village, a sum sufficient, not to exceed five hundred dollars, to pay the expense of such re-survey and map or plat thereof, and of recording the same, which tax shall be assessed in the same manner, and collected at the same time, in the same manner, and by the same persons as other village taxes of said village are now by law required to be assessed and collected: Provided, That in the re-survey of said lots, streets and Proviso. alleys, no street or alley in said village shall be vacated or al-Ibid. tered, as now laid out: And provided further, That said resurvey shall not interfere with the vested rights of any person

Sec. 2. This act shall take immediate effect. Approved April 5, 1869.

owning any real estate therein.

[No. 475.]

AN ACT to amend an act to incorporate the village of Lowell, approved March fifteenth, eighteen hundred and sixty-one, as amended by act number one hundred and sixty-nine, of the session laws of eighteen hundred and sixty-five, approved March fourteenth, eighteen hundred and sixty-five.

Section amended.

SECTION 1. The People of the State of Michigan enact, That section one of an act numbered two hundred and eleven, entitled "An act to incorporate the village of Lowell," approved

March fifteenth, eighteen hundred and sixty-one, as amended by act number one hundred and sixty-nine, of session laws of eighteen hundred and sixty-five, approved March fourteenth, eighteen hundred and sixty-five, be and the same is hereby amended so as to read as follows:

SECTION 1. The People of the State of Michigan enact, That Boundaries. all those parts or tracts of land embraced within the following territory or described limits, to wit: All of that portion of section two lying north of the meandered line on the north side of Grand river, and all of that portion of section one lying west of the quarter line, and north of said meandered line of Grand river, all in township six north, of range nine west, in the county of Kent, and all territory within said described boundaries or limits, be and the same are hereby constituted a village corporate, and shall hereafter be known by the name of the village of Lowell: Provided, That nothing in this act shall Provise. be construed as taking from the township of Lowell jurisdiction over the highways and bridges in said village of Lowell: And Ibid. provided further, That Washington street, as platted in Richard's and Wickham's plat of said village, and its continuations to the north and south lines, as hereby constituted, of said village, shall be a public highway and entitled to highway labor under the direction of the proper authorities of the township of Lowell.

Sec. 2. This act shall take immediate effect. Approved April 5, 1869.

[No. 476.]

AN ACT to authorize a re-survey of the village of Vernon, in the county of Shiawassee, and to record the plat thereof.

SECTION 1. The People of the State of Michigan enact, That Re-survey of village D. C. Holly, W. D. Garrison, and T. J. Winans be and the same authorized are hereby authorized to make, or cause to be made, a re-survey of the lots, streets and alleys of the village of Vernon, in

1678

Proviso.

lbid.

Shiawassee county, and to cause a map or plat of such village as re-surveyed, to be filed and recorded in the register's office of said county, including all additions heretofore made to said village, or that may be made prior to the time of making and completing such re-survey: *Provided*, That in the re-survey of said lots, streets and alleys, no street or alley in said village shall be vacated or altered as now laid out: *And provided further*, That said re-survey shall not interfere with vested rights

of any person owning real estate therein. Sec. 2. This act shall take immediate effect.

Approved April 5, 1869.

[No. 477.]

AN ACT to amend an act entitled "An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water," approved February fourteenth, one thousand eight hundred and fifty-three, by adding one new section thereto.

Section added. SECTION 1. The People of the State of Michigan enact, That there be and is hereby added to an act entitled "An act to amend the laws relative to supplying the city of Detroit with pure and wholesome water," approved February fourteenth, one thousand eight hundred and fifty-three, a new section to stand as section twenty-eight, and to read as follows:

Commiss'rs authorized to levy special

Sec. 28. In addition to all other powers conferred upon said commissioners, they are authorized to and shall assess upon each and every lot in the city of Detroit, in front of which water-pipes are laid, an annual tax or assessment of three cents per lineal foot of the frontage of such lot or lots, and which do not pay water rates, which shall be a lien upon such lot or lots, and may be collected from the owner or owners of such lot or lots, or by sale thereof in the same manner as is provided by sections nine and ten in reference to water rates: *Provided*, That no such lot or lots shall be so taxed on more than one

Proviso.

front; and where such pipes are laid across more than one front of any lot, only the shortest front shall be estimated in making such assessment.

Sec. 2. Section twenty-eight of section two shall stand as section twenty-nine, and section twenty-nine as section thirty.

Sec. 3. This act shall take immediate effect.

Approved April 5, 1869.

[No. 478.]

AN ACT to provide for laying out and establishing a State road in Kent and Ionia counties, and opening the same.

SECTION 1. The People of the State of Michigan enact, That Commissive appointed. Arvine Peck and John W. Fallass be and the same are hereby appointed commissioners to lay out and establish a State road, commencing at the village of Lowell, in Kent county, in the State of Michigan, and running thence by the way of Fallasburg to Smyrna, in Ionia county.

- Sec. 2. It shall be the duty of said commissioners to lay out Duties of and establish said road, to cause the same to be surveyed, and a description of such part thereof as is in each township in or through which said road shall be located, to be filed with the township clerk of such township, whose duty it shall be to record the same; and such record, or a certified copy thereof, shall be prima facie evidence of the existence of said road.
- Sec. 3. The right of way for such road through any lands Right of way belonging to the State is hereby granted and confirmed to the granted townships in which such lands are.
- Sec. 4. In all cases in which damages are claimed by reason proceedings of the laying out and establishing said road through private passes through ands, the said commissioners shall have power to settle the same, and certify the amount with their return; and if they are unable to agree with the claimant on the amount of such damages, they shall make application in writing to the judge of the circuit court, in either of the counties in which said

Commis'rs: appointment

road shall be laid, either in vacation or in term time, for the appointment of three commissioners; and the said judge shall, within ten days thereafter, by writing, appoint three disinterested men, who, after taking and subscribing an oath before

To appraise damages.

any officer authorized to administer the same, to discharge their duties impartially, which oath shall be returned with their appraisal, shall, within twenty days after their appointment, appraise all the said damages, which appraisal shall be

final, and make return thereof in writing to the township clerk of the township in which the land is situated, who shall certify the amount of such appraisal, or such agreement with said commissioners, to the supervisor of his township, who shall levy and order the collection of the same in the next tax roll

State not to be liable for damages.

of his township, in the same manner as other township taxes are collected. But the State of Michigan shall not be liable for any damages for right of way, nor any expenses in establishing or improving such road.

shall be ex-

Sec. 5. The said commissioners shall have power, and it shall Commis'rs Sec. 5. The said commissioners shall have power, and it shall to direct how certain taxes be their duty to order such portion of the highway tax as is levied upon each legal subdivision of forty acres, a moiety of which is situated within one-half of a mile of the line of said road, in the several road districts through which said road may pass, as in their opinion may be just and necessary for the working of said road, to be expended thereon, and shall direct the overseers of highways of said road districts how they shall expend the same, together with all moneys that may, by virtue of this act, be expended on said road for the term of

To report to five years from the passage of this act; and shall make an annual report to the Auditor General of the State, on or before the thirtieth day of November in each year, of all their proceedings, and moneys expended under this act, who may remove any or all of said commissioners and appoint others in their stead, whenever, in his opinion, the public good requires it.

Sec. 6. All moneys in the several townships in which said Non-resident appropriated road may be located, arising from non-resident highway tax on

lands situated within two miles of said road, shall be expended for the working and improvement of said road.

Sec. 7. The commissioners shall receive for their services two Fees of commissioners. dollars per day for time actually spent in performing their duties, and shall also be allowed for actual expenses incurred in the employment of surveyor and other necessary help, which expenses shall be paid by the several townships in which the said road shall be located: *Provided*, That no township shall Proviso. pay for any services rendered, or expenses incurred in any other township.

Sec. 8. It shall be the duty of the commissioners of high-Laws under which road ways, and overseers of highways in any township or road dis-shall be worked trict in which such road may be, to open and work the same, in the same manner and by virtue of the same law, as township roads are opened and worked.

Approved April 5, 1869.

[No. 479.]

AN ACT to grant further time to the supervisor of Kalamazoo township, in the county of Kalamazoo, to perfect the assessment rolls of said township.

Section 1. The People of the State of Michigan enact, That rime for review detersection twenty, compiled laws, in the act entitled "An act to mined upon provide for assessing property at its true value, and for levying and collecting taxes thereon," be so construed in its application to the township of Kalamazoo, as not to require the supervisor of said township to be present at his office for the purpose of reviewing his assessment, on the Saturday next preceding the second Monday in May, but that said time for said review in said township of Kalamazoo shall be the last Saturday of May in each year, from eight o'clock in the forencon until twelve, noon, and from one to five o'clock in the afternoon.

Sec. 2. This act shall take immediate effect. Approved April 5, 1869.

[No. 480.]

AN ACT to detach the county of Emmet from the thirteenth judicial circuit, and to attach the same to the eleventh judicial circuit.

County attached to eleventh circuit. SECTION 1. The People of the State of Michigan enact, That the county of Emmet be and the same is hereby detached from the thirteenth judicial circuit, and attached to the eleventh judicial circuit.

Who to hold courts.

Sec. 2. The judge of the eleventh judicial circuit shall hold the courts now appointed to be held in and for said county, and shall hereafter perform all the duties of a circuit judge therein.

Sec. 3. All parts of acts contravening the provisions of this act, be and the same are hereby repealed.

Sec. 4. This act shall take immediate effect.

Approved April 5, 1869.

[No. 481.]

AN ACT to rescind the powers of the corporation known as "The Michigan Furniture Company," and to provide for winding up its affairs in pursuance of section 1823 of the compiled laws.

Corporation dissolved.

SECTION 1. The People of the State of Michigan enact, That the powers of the corporation known by the name and style of the Michigan Furniture Company, be and they are hereby rescinded, and said corporation is hereby dissolved, and the affairs of said corporation may be settled, and its effects divided among its shareholders, as if they were ordinary partners, the

How affairs of, shall be settled.

Proviso.

same as the affairs of a partnership may be closed up and settled: *Provided*, That all creditors of said corporation may sue the same by name, and collect their claims in the same manner as if this act had not been passed.

Sec. 2. This act shall take immediate effect. Approved April 5, 1869.

[No. 482.]

AN ACT setting aside the action of the school inspectors of the townships of Arbela and Millington, in the county of Tuscola, in forming fractional school district number three, and re-establishing the old district.

SECTION 1. The People of the State of Michigan enact, That Action of school inthe action of the school inspectors of the townships of Milling-spectors set ton and Arbela, in the county of Tuscola, on the eighth day of September, eighteen hundred and sixty-eight, in forming fractional school district number three, of the said townships of Arbela and Millington, in said county, be and the same is hereby set aside, and the original boundaries of school district number four, of Arbela, and number five, of Millington, be and the same are hereby restored: Provided, That nothing Proviso. herein contained shall hereafter prevent the school inspectors of the proper townships from exercising all the control over the boundaries of said district which they are now authorized to do.

Sec. 2. All money raised by tax for the purpose of building Money refunded to a school-house in said fractional school district number three, tax-payers, and not already expended, shall be refunded to the tax-payers, or tax-payers paying the same, on demand.

Approved April 5, 1869.

[No. 483.]

AN ACT to change the name of Eva E. Strong to Rebecca Barnes, and to constitute her heir-at-law of Henry S. Barnes and Sarah Barnes.

SECTION 1. The People of the State of Michigan enact, That Name the name of Eva E. Strong be and the same is hereby changed to Rebecca Barnes, and that she be constituted the heir-at-law of Henry S. Barnes and Sarah Barnes, and that she shall not be the heir-at-law of George F. Strong and Mary P. Strong.

Approved April 5, 1869.

[No. 484.]

AN ACT to detach and attach certain territory from and to the school district, known as the public schools of the village of Hudson, organized by act No. 426, of the session laws of one thousand eight hundred and sixty-seven, entitled "An act to incorporate the public schools of the village of Hudson," approved March 25th, A. D. one thousand eight hundred and sixty-seven.

Ibid.

Territory Section 1. The People of the court of the school district from school so much of the territory now included in the school district the s SECTION 1. The People of the State of Michigan enact, That disposed of known as the public schools of the village of Hudson, organized by act No. 426, of the laws of one thousand eight hundred and sixty-seven, entitled "An act to incorporate the public schools of the village of Hudson," as formerly belonged to and composed school district No. five, of the township of Hudson, together with such other territory lying east of Tiffin river, in said township, as was by said act included in said incorporate district, be and is hereby detached from the district known as the public schools of the village of Hudson, and placed under control of the board of school inspectors of the township; also, the following described tracts of land, viz: the west-half of the north-east quarter of section twenty-four, the west-half of the south-east quarter of section thirteen, and the north-half of the south-east quarter of section twelve, being in town seven south, of range one west, be and is hereby detached from the said incorporate school district, and restored to their former school district organization, and the balance of the territory composing said incorporate district, together with the north-east quarter of section twenty-five, in town seven south, range one west, which is hereby attached to said incorporate district, shall continue to be the district known as the public schools of the village of Hudson, with the powers and privileges conferred by said act No. 426, of the laws of one thou-

Board of trustees to adjust am't

sand eight hundred and sixty-seven; and the board of trustees of the public schools of Hudson shall equitably adjust between the two districts the amount that has been expended on schoolhouses since the act of incorporation, and other pecuniary matters of said incorporate district, and shall also arrange to arrange for the division of the personal property of said incorporate personal property. district, according to the equities of acquisition of said property, either before or after said act of incorporation; and all right Right and and title to the real estate formerly belonging to school district. No. five of Hudson, which was by said act of incorporation transferred to the public schools of the village of Hudson, is hereby annulled, and the public schools of the village of Hudson son shall not be liable for any obligations hereafter contracted by the territory hereby detached.

Sec. 2. This act is to take effect after May 1st, eighteen hundred and sixty-nine.

Approved April 5, 1869.

[No. 485.]

AN ACT to authorize the township board of the township of Fairfield, Shiawassee county, to audit certain accounts.

Section 1. The People of the State of Michigan enact, That Township board at the township board of the township of Fairfield, county of thorized to suddit certain Shiawassee, be and are hereby authorized to audit the account account of George B. Munson, for the sum of one hundred and twenty-two dollars, and interest from February fifteenth, eighteen hundred and sixty-five, to time of allowance: Provided, That Provise. a majority of the electors of the said town of Fairfield shall so direct, at the next annual election.

Sec. 2. This act shall take immediate effect. Approved April 5, 1869.

[No. 486.]

AN ACT to amend an act entitled "An act to revise the charter of the city of Detroit," approved February fifth, one thousand eight hundred and fifty-seven, as amended by several acts amendatory thereof.

Chapters amended.

SECTION 1. The People of the State of Michigan enact, That chapters two, five, six, seven, eight and nine of an act entitled "An act to revise the charter of the city of Detroit," approved February fifth, one thousand eight hundred and fifty-seven. as amended by several acts amendatory thereof, be and they are severally amended so as to read as follows:

Sections amended

Sec. 2. That sections two and three, of chapter two of said act be amended so as to read as follows:

Officers appointed.

Supt. of almshouse.

Clerk of re-

Sec. 2. The following officers shall be appointed by the common council, at a meeting to be held on the second Tuesday in January in each year, viz: Superintendent of alms-house, a

court poor. Collector. Physician.

Street com-

clerk of the recorder's court, who shall be appointed on the recommendation of the recorder; a deputy director of the Deputy director of the poor, or clerk, who shall be appointed upon the recommendation of the director of the poor; one or more collectors, one or more physicians, one or more street commissioners, and one

Controller.

or more clerks of the market, and such other officers, deputies, market, etc. assistant officers and agents as may be necessary, and whose appointment shall be authorized by prior resolution of the A controller shall be appointed on the common council.

taxes.

second Tuesday of March preceding the expiration of his Receiver of term of office; and, on the nomination of the mayor, a receiver of taxes, whose term of office shall be two years; a superin-Sup. of house tendent of the house of correction, whose term of office shall

Counselor.

be three years, and a counselor, who shall be a practicing attorney, and whose term of office, duties and compensation shall be prescribed by the common council: Provided, That Proviso.

any appointment which shall not be made on the day named, may be made at any subsequent regular session of the common council: And provided further, That any office created by or-

Ibid.

dinance or resolution of the common council may be filled at

any time until the second Tuesday of January following, when, as in case of other offices, the regular term of service shall commence, and the office, if continued, be filled for the ensuing year, unless otherwise provided by the ordinance or resolution creating such office.

Sec. 3. There shall be the following board of officers of the Board of corporation: A board of water commissioners, to be appointed water comand constituted as provided for in the act incorporating the missioners. board of water commissioners of the city of Detroit, approved February fourteenth, one thousand eight hundred and fifty-A board of education, to be constituted as provided Education. for in the act incorporating the board of education of the city of Detroit, approved February seventeenth, one thousand eight hundred and forty-two, and all present and existing acts amendatory thereto, and a board of inspectors of election, to be Inspectors appointed and constituted as hereinafter provided, and a board of election. of three sewer commissioners, who shall be appointed by the Sewer comcommon council, on the nomination of the mayor, and who powers are duties of. shall appoint a competent engineer, and with his aid it shall be their duty to propose a plan for constructing sewers and drains for the whole city, having reference however to the sewers and drains already constructed or in process of construction; and said board shall have the control of all public sewers and private drains already constructed or in process of construction; and said board shall have the control of all the public and private sewers within the city, and shall, in the month of March of each year, furnish to the common council a list of all the public sewers, together with the estimated cost of the same. which they recommend to be constructed or built within said city, for the fiscal year ending January thereafter; and the common council shall decide which of the sewers so recommended by the board, they will have built or constructed under the supervision of the said sewer commissioners; and the common council shall not have power to build or contract to build any sewer or sewers within said city, that the board of sewer commissioners has not recommended in their report in the month of

March, as provided for in this act; and said board shall have

such further powers and duties, in respect to the sewers and drains of said city, as said common council shall by ordinance commis'rs prescribe. Said commissioners shall receive no compensation to receive no for their services; shall hold their office for the term of five

Term of office.

for their services; shall hold their office for the term of five years, with the exception of the first board, who shall hold their office for the respective terms of three, four and five years, and the respective terms of each shall be determined by lot, under the direction of the city attorney and controller, and when thus determined, said determination shall be certified by said city attorney and controller to the common council, and entered upon their journal; and such certificate shall be evidence of the respective terms for which the several members of said board have been elected. It shall be the duty of the engineer, under the direction of said board, to superintend the

Duty of engineer.

construction and repairing of all sewers.

Sec. 3. That chapter two of said act be and is hereby amended, by adding thereto a new section, to stand as section

Sec. 35. Whenever any question or controversy shall arise

thirty-five, and to read as follows:

Chapter amended.

Proceedings to determine who is the legal incumbent of an

between two or more persons as to who is the legal incumbent of any office provided for in section five of this chapter, any party interested therein may make a complaint, in writing, to the recorder of said city, who shall thereupon cause to be issued a summons or citation to all the parties to appear before him at a place, hour, and day to be named; and at such time and place said recorder shall proceed to summarily examine the matters in question, to hear all legal evidence, and to render his judgment as to who is the legal incumbent. The examination may be continued from time to time. The judgment of the recorder shall be final and conclusive, until reversed by the Supreme Court, on the rights of the parties; and upon presentation to him of a copy thereof, certified by the recorder or by

the clerk of the recorder's court, it shall be the duty of the chief of police, or other officer appointed by the court of said city to forthwith put the person adjudged the legal incumbent

Judgment final in the actual possession of all the rights and franchises of such office, and all buildings, books and property belonging to or pertaining to such office, and protect and preserve such possession, using for such purpose all necessary force, which shall, on demand, be furnished by the board of police commissioners.

Sec. 4. That section twelve of chapter five of said act be section amended. amended so as to read as follows:

Sec. 12. The style of ordinance shall be: "It is hereby style of orordained by the common council of the city of Detroit." ordinance shall be revised, altered or amended by reference to its title only, but the section or sections of the ordinance altered or amended shall be reënacted and published at length.

Sec. 5. That chapter five be and is hereby amended by adding Chapter thereto three new sections, to stand as sections twenty-six, twenty-seven and twenty-eight, and to read as follows:

Sec. 26. Whenever any special assessment for the improve-Invalid asment of a street, or for any other public work shall, in the how vacated opinion of the common council, be invalid, said council may vacate and set the same aside. And when any such special New as assessment shall be so vacated, or shall be held invalid by the made. judgment or decree of any court of competent jurisdiction, said council may cause a new special assessment to be made, for the purpose for which the original assessment was made. new assessment shall be made in the manner provided for making original assessments of like nature, in force at the time when such assessment should be made. And whenever the When origitax, or any part thereof, assessed upon any lot or parcel of real not been a estate by the original assessment, set aside or held invalid as applied. aforesaid, has been paid and shall not have been refunded, it shall be the duty of the receiver of taxes to apply said payment upon the re-assessment on said lot or parcel, and to make a minute thereof upon the new assessment roll, and such reassessment shall, to the extent of such payment, be deemed paid and satisfied. All the provisions of the charter making Assessments special assessments a lien upon the lots and parcels of real upon lots. estate embraced therein, and also those relating to the collection of special assessments, shall apply to re-assessments made under this section. The provisions of this section shall apply to special assessments heretofore made, as well as to those which shall hereafter be made.

Sewers through pri-

Sec. 27. Whenever, in the opinion of the common council it rate prop'rty shall be beneficial to do so, they may direct any public or lateral sewers or drains mentioned in this chapter to be con-

structed in and through private property and lots; in all case

roceedings thereon.

where the council deem it expedient to lay public or lateral sewers or drains through private property, and to take private property or the use thereof for such purposes, proceedings shall be had as near as may be, similar in all respects to those now provided for in the case of taking private property for the opening, windening or extending streets and alleys, and dam-

ages and benefits shall be assessed in the same manner: Pro-

Proviso.

vided, First, benefits may be assessed upon all lots in each block in which the drain or sewer is laid which are benefited by the improvement; and further, that all damages actually awarded to parties shall be paid out of the sewer fund, and all assessments for benefits when collected shall be paid into the credit of said fund: Provided further, That when a public or lateral sewer is laid through private property, the same shall be done with the least practical injury or inconvenience to owners or occupants, and using like care; the sewer commis-

Told.

sioners, their agents and employés shall, at all times, have free access to the premises for the purpose of making necessary repairs to and connection with such public and lateral sewers or drains.

Re-payment of taxes.

Sec. 28. The said common council shall also have power, when it shall appear that any tax or assessment is unjust or is based upon property not owned by the person to whom it is assessed, by a two-thirds vote of all the members elect, reper the same out of the contingent fund, if collected, or if not collected, to vacate the assessment in whole or in part, in the manner and with like effect as is provided for in cases of illegal taxes and assessments, in this chapter.

Sec. 6. That section twenty-two of said chapter five be Section amended so as to read as follows:

Sec. 22. The common council, in addition to its other powers Powers of council. under this act, and subject to and consistently with its provisions, shall have power within the limits and jurisdiction of the corporation:

First. To determine and regulate the compensation of all Compensation of formers. officers elected or appointed under this act, except as is herein otherwise provided; but the compensation of no officer, fixed by an annual or periodical salary, shall be diminished during the term for which he was elected or appointed. The salary salary of no officer shall be increased during his term of office, unless by a two-thirds vote of the common council.

Second. To provide for and regulate the election and appoint-Appointm'ts and remov'ls ment of all officers, and for their removal from office, and for the filling of vacancies, subject to this act.

Third. To authorize and regulate the demand and receipt, Fees and by officers, of such fees and costs, and in such cases as the common council may deem reasonable.

Fourth. To fix and regulate the fees of jurors and witnesses, Fees of in any proceeding under this act, or under any ordinance of witnesses. the common council.

Fifth. To provide for and preserve the purity and salubrity Detriot of the waters of the Detroit river; to prohibit and prevent the river. depositing therein of all filthy and other matter tending to render said water impure, unwholesome, or offensive; to preserve and regulate the navigation of the said river, within the limits of said city; to prohibit and prevent the depositing or keeping therein any structure, earth, or substance tending to obstruct or impair the navigation thereof, and remove all obstructions that may, at any time, occur therein, and to direct and regulate the stationing, anchoring, and mooring of vessels, and laying out of cargoes and ballast from the same.

Sixth. To license, continue, and regulate so many ferries Ferries. from within said city, to the opposite shore of the Detroit river, for carrying and transporting persons and property across said

river, in such manner as shall seem most conducive to the public good.

Wharves and docks.

Seventh. To erect, repair, and regulate public wharves and docks at the ends of streets, and on the property of the corporation; to regulate the erection and repair of private wharves and docks, so that they shall not extend into the Detroit rive, beyond a certain line to be established by the common council; and to prohibit the incumbering of all public wharves and docks, with boxes, carriages, carts, drays, aleighs, aleds, or other vehicle or thing whatsoever.

Leases of wharves. Eighth. To lease the wharves and wharfing privileges at the ends of streets, on the Detroit river, in said city, upon such terms and conditions, and under such covenants, and with such remedies, in case of non-performance, as the common council may direct; but no buildings shall be executed thereon. No lease thereof shall be executed for a longer period than three years, and a free passage at all times, for all persons, with their baggage, over said public wharves.

Highways and streets. Ninth. To work and improve all highways, avenues, streets, lanes, alleys, and public spaces within said city; to assess and levy upon all taxable property within said city, and expend such highway taxes as may be necessary therefor, and to elect whether the same shall be collected in money or labor, in such amount as the common council shall prescribe for each ward respectively: Provided, Such highway taxes shall not in amount exceed the rates now fixed by law, and the same shall be collected, assessed, and levied as other taxes.

Proviso.

Public parks, etc. Tenth. To make, grade, improve, and adorn the public parks, squares, spaces, and all grounds in said city, belonging to or under the control of the corporation, and to control and regulate the same consistently with the purposes and objects thereof.

Opening of streets, etc.

Eleventh. To establish, open, widen, extend, straighten, alter, vacate and abolish highways, streets, avenues, lanes, alleys, and public grounds or spaces within said city, and to grade, pave, repair, and otherwise improve the highways, streets,

avenues, lanes, alleys, or interior public spaces, created by the intersection of streets, cross-walks and sidewalks in said city, with stone, wood, brick, or other material; and the common Paying costs and expenses thereof, by assessment in such manner as shall be prescribed by law, which assessments shall be a lien until paid on the lot, lots, or premises on which the same are bounded, and shall be collected in such manner as shall be authorized by law.

Twelfth. To sell, or otherwise provide for disposing of all Dirt, etc. dirt, filth, manure and cleanings lying in or gathered from highways, streets, avenues, lanes, alleys and public spaces, and all earth to be removed therefrom, or from the public squares and grounds of said city, in grading, paving, or otherwise improving the same.

Thirteenth. To clean the highways, streets, avenues, lanes, Cleaning alleys, public grounds and squares, cross-walks and sidewalks in said city, of filth, mud, and other substances; to prohibit and prevent the incumbering thereof with boxes, signs, posts, and all other materials or things whatsoever, and to remove the same therefrom; to prevent the exhibition of signs on canvas, or otherwise, in and upon any vehicle standing or traveling upon the streets of said city; to control, prescribe and regulate the mode of constructing and suspending awnings, and the exhibition and suspension of signs therein; to compel the occupants of lots to clear the sidewalks in front of and adjacent thereto, of snow, ice, dirt, mud, boxes, and every incumbrance or obstruction thereon; to control, prescribe and regulate the manner in which the highways, streets, avenues, lanes, alleys, public grounds and spaces within said city shall be used and enjoyed; to direct and regulate the planting, and provide for the preservation of ornamental trees therein; to provide for and regulate the lighting of the same, and the erection of lamps and lamp-posts therein; to prohibit and prevent racing, and fast or dangerous driving and riding therein; to prohibit and prevent the flying of kites, and all practices, amusements

and doings therein having a tendency to frighten teams and horses, or dangerous to life or property; to remove, or cause to be removed, all walls and other structures that may be liable to fall therein, or otherwise, so as to endanger life or property.

Riots, etc.

Fourteenth. To prohibit and prevent any riot, rout, disorderly noise, disturbance or assemblage, or the crying of any goods in the streets, or elsewhere in said city.

Quiet cn docks and ; streets. Fifteenth. To preserve quiet and order on the dock, and in the streets of said city, at the arrival and departure of railroad cars, steamboats and other vessels, and prescribe and regulate the manner and places in which drivers, porters, runners, solicitors, agents, and baggage collectors for hotels or public houses, or express companies, draymen, cabmen, cartmen, hackmen, omnibus drivers, and solicitors for passengers, or for baggage, with their drays, carts, cabs, carriages, sleighs, or other vehicles shall stand, and to prohibit or prevent them from entering or driving within any railroad depot, or upon any wharf or dock, or entering upon any steamboat or other vessel to solicit passengers, or for baggage.

Stands for vehicles.

Sixteenth. To prescribe places or stands in the streets of said city, within which drays, carts, cabs, hacks, coaches, carriages, sleighs, sleds and other vehicles may stand and be kept for hire, and within which loads of wood, coal, hay, and other articles may be kept for sale, and to regulate such stands and places.

Fire-works.

Seventeenth. To prohibit and prevent the exhibition of fireworks, and firing of cannon, or any fire-arms which the common council may deem dangerous to life or property.

Paving sidewalks.

Eighteenth. To permit any person to pave or plank the sidewalks in front of the premises owned or occupied by such person, in said city, under the direction of the street commissioners, or some other officer of the corporation, and according to such regulations as the common council shall prescribe; and whenever any street shall have been paved, graveled, planked or macadamized by the common council, and the assessment for the costs and expenses thereof has been duly paid to the corporation, such person shall not be assessed or compelled to pay any district, road or highway tax on the premises in front of which such pavement shall have been made, so long as he shall keep the same in repair, to the satisfaction of the common council.

Nineteenth. To prohibit and prevent, in the streets or else-Indecent exposure of where in said city, indecent exposure of the person, the show, person, etc. sale, or exhibition for sale of indecent or obscene pictures, drawings, engravings, paintings, and books or pamphlets, and all indecent or obscene exhibitions and shows of every kind.

Twentieth. To prohibit and prevent, or regulate the leading Cattle at and driving, or running at large of cattle, horses, asses, mules, streets. swine, sheep, goats, geese and domestic fowls in the streets, or elsewhere in said city, and to impound the same when running at large, in one or more sufficient pounds, to be provided and maintained by the city, and to sell the same to pay the costs of proceedings, and any penalty thereby incurred, rendering the surplus, if any, to the owner.

Twenty-first. To prohibit and prevent, or regulate the run-Dogs. ning at large of dogs, to require them to be muzzled, and to authorize their destruction when running at large in violation of any ordinance of the common council; to compel persons Securing to fasten or secure their horses, oxen, or other animals attached to vehicles, or otherwise, while standing or remaining in the streets, lanes or alleys of said city; to prohibit and prevent Driving on Sidewalks. persons from driving in vehicles, or otherwise, upon or across the sidewalks of said city.

Twenty-second. To establish, construct, maintain, repair, en-Bridges, culverta, sewers and discontinue, within the highways, streets, avenues, and draina.

lanes, alleys and public places of said city, such bridges, culverts, sewers, drains, and lateral drains and sewers, as the
common council may see fit, with a view to the proper sewerage and drainage of said city; to compel the owners of all occupied lots, premises, and subdivisions thereof, within said
city, to construct private drains or sewers therefrom, to connect with some public sewer or drain. Said private drains

and sewers shall be constructed in such manner, and of such form and dimensions, and under such regulations as the common council shall prescribe.

Assessment on cellars, lots, etc.

Twenty-third. To assess, levy, and collect an annul assessment or tax, on all lots and subdivisions thereof, and on all cellars drained by private drains or sewers, connected with any public sewer or drain, as hereafter further provided.

Boundaries of city and

Twenty-fourth. To survey, ascertain, and establish the boundaries of the city, and of all highways, streets, avenues, lanes, alleys, public parks, squares, and spaces in said city; to prohibit and remove all encroachments upon the same, by buildings, fences, or in any other manner, and to number the buildings; the expense of such numbering to be assessed against and collected of the owner or occupant.

Draining swamps.

Number buildings.

Twenty-fifth. To provide for the draining of any swamp, marsh, wet or low lands in said city, or within the distance of three miles therefrom, by the opening of ditches; but a jury of not less than six disinterested freeholders of the county of Wayne, before any proposed ditch can be opened, shall ascer-

tain that the opening thereof is necessary or proper; also, whether the benefits which will accrue to the owner or owners of any lands, from the opening of the ditch, will or will not be equal to any damages he or they will sustain thereby. If such benefits are exceeded by the damages, they shall ascertain and certify the damages to which the owner or owners will be entitled, after deducting therefrom the amount of benefits their lands will receive from the opening of the proposed ditch On payment or tender of the damages thus ascertained and certified, the common council shall have power to enter upon any land through which the proposed ditch will run, with the necessary agents, teams and implements, to cut and open said ditch, to protect, clean, and scour it from time to time, so as to preserve its original dimensions, and to prohibit and prevent all obstruction thereof or injury thereto.

Markets.

Twenty-sixth. To erect and maintain market houses, establish markets and market places; to lease market stalls, booths, and

stands; to provide fully for the good government and regulations thereof, and to prohibit, prevent, and punish forestalling and regrating.

Twenty-seventh. To provide for the preservation of the gen-Public eral health of the inhabitants of said city; to make regulations to secure the same; to prevent the introduction or spreading of contagious or infectious diseases; to prevent and suppress diseases generally, and, if deemed necessary, to establish a board of health, and prescribe and regulate its powers and duties.

Twenty-eighth. To prohibit, prevent, abate, and remove all Abatement nuisances in said city, or within the distance therefrom of half a mile, and to punish the authors or maintainers thereof, and authorize and direct the speedy or immediate abatement or removal of nuisances, by some officer of said city. If, in order to abate or remove any nuisance, the common council shall deem it necessary to fill up, level, or drain any lot or premises, they shall have power so to do; to assess the cost and expenses of such filling, leveling, or draining, and impose the same as an assessment or tax on said lot or premises, which shall be a lien thereon till paid, and shall be collected in the same manner as other taxes and assessments, levied and imposed by authority of the common council.

Twenty-ninth. To compel the owner or occupant of any gro-ibid cery, cellar, tallow-chandler's shop, soap, candle, starch, or glue factory, tannery, butcher's shop or stall, slaughter house, stable, barn, privy, sewer, or other unwholesome or nauseous house or place, to cleanse or abate the same, whenever necessary for the health, comfort, or convenience of the inhabitants of said city.

Thirtieth. To prohibit and prevent any person from burying, IDIAL depositing, or leaving within the limits of said city, or within one mile distant therefrom, or keeping, or having on the premises owned or occupied by him, in said city, any dead carcass, putrid or unsound beef, pork, fish, hides and skins,

and any article, substance or thing that is unwholesome or nauseous, and to compel and authorize the removal thereof by some officer of said city; or to compel any person so bringing, depositing, or leaving the same within the limits of said city, or one mile distant therefrom, or having or keeping the same on the premises owned or occupied by him, in said city, to remove the same.

Cella rs.

Thirty-first. To direct and regulate the construction of cellars, slips, barns, private drains, sinks, and privies; to compel the owner or occupant to fill up, drain, cleanse, alter, relay, or repair the same, or to cause the same to be done by some officer of the corporation, and assess the expenses thereof on the lot or premises having such cellar, slip, barn, private drain, sink or privy thereon, which assessment shall be a lien on such lot or premises, and be collected in the same manner as other assessments imposed by authority of the common council. To direct and regulate the construction of lateral sewers or drains, for the purpose of more effectually draining all lots or cellars, yards and sinks within the limits of said city, whenever, in their opinion, the same shall be necessary: [Provided,] Such lateral sewers or drains shall be laid or constructed through any of the streets and alleys adjoining, or in front of the premises through which sewers or drains shall be ordered

constructed, and assess the expense thereof on such lots or premises benefited thereby, which assessment shall be a lien on such lots or premises, until paid, and be collected in the same manner as other assessments imposed by authority of

Proviso.

Thirty-second. To establish a fire department; to provide for the prevention and extinguishment of fires, and to establish, organize, and regulate fire companies, in the manner elsewhere prescribed in this act.

the common council.

Powder or other factory in said city, to be determined by the common council, the location or construction of buildings for storing powder, powder factories, tanneries, distilleries, buildings for the manufacture

of turpentine, camphene, and dangerous or easily inflammable use. or explosive substances, slaughter houses and yards, butchering shops, soap, candle, starch, and glue factories, establishments for steaming or rendering lard, tallow, offal, and such other substances as can be rendered into tallow, lard, or oil, and all establishments where any nauseous, offensive, or unwholesome business may be carried on. And such buildings. factories, shops, and establishments as aforesaid, now or hereafter to be constructed, in said city, whether within or without the limits, to be determined as aforesaid, together with blacksmith shops, foundries, cooper shops, steam boiler factories, carpenter shops, planing establishments, breweries, and all buildings and establishments usually regarded as extra-hazardous in respect to fire, shall be subject to such regulations in relation to their construction and management, as the common council may make, with a view to the protection of any property from injury by fire, or to the health and safety of the inhabitants of said city, and to prevent their becoming in any way nuisances.

Thirty-fourth. To regulate the keeping and conveyance, in Safe-guards said city, of powder and other combustible or dangerous articles, and the use and kind of lights or lamps to be used in barns, stables, and all buildings and establishments usually regarded as extra-hazardous in respect to fire.

Thirty-fifth. To prohibit and prevent the location or con-wooden struction of any wooden or frame house, store, shop, or other construction removal an building, on such streets, alleys and places, or within such re-building limits in said city as the common council may, from time to hibited. time, prescribe; to prohibit and prevent the removing of · wooden or frame buildings from any part of said city, to any lot on such streets, alleys and places, or within said limits, and the rebuilding and repairing of the same; to prevent the rebuilding or repairing of wooden buildings on said streets, alleys, and places, or within said limits, when damaged by fire, or otherwise.

Partition fences, walls, chimneys,

Thirty-sixth. To regulate the construction of partition fences, and of partition and parapet walls, the thickness of walls, and the size of brick; to regulate the construction of chimneys, hearths, fire-places, fire-arches, ovens, and the putting up of stoves, stove-pipes, kettels, boilers, or any structure or apparatus that may be dangerous in causing or promoting fires; to prohibit and prevent the burning out of chimneys and chimney flues; to compel and regulate the cleaning thereof, and fix the fees therefor; to compel and regulate the construction of ashhouses, or deposits for ashes; to compel the owners of houses and other buildings to have scuttles upon the roofs thereof. and stairs or ladders leading to the same; to appoint one or more officers to enter into all buildings and enclosures, to discover whether the same are in a dangerous state, and to cause such as are in a dangerous state to be put in a safe condition; to authorize any of the officers of the city to keep away from the vicinity of a fire, all idle or suspicious persons, and to compel all officers of the city, and other persons, to aid in the ex-

Officers at fires.

pel all officers of the city, and other persons, to aid in the extinguishment of fires, and in the preservation of property exposed to danger therefrom.

Thirty-seventh. To prohibit and prevent, or to regulate bathing and prevent and administration of the control of the contr

Bathing.

Thirty-seventh. To prohibit and prevent, or to regulate bathing and swimming in any of the waters in and adjoining said city, determine the times and places thereof, and prohibit and prevent any obscene or indecent exhibition, exposure or conduct thereat.

Houses of ill-fame.

Thirty-eighth. To prohibit, prevent and suppress the keeping of houses of ill-fame, or assignation, or for the resort of common prostitutes, disorderly houses, and disorderly groceries, and to restrain, suppress and punish the keepers thereof; to punish, restrain and prevent common prostitutes, vagrants, mendicants, street beggars, drunken or disorderly persons; to prohibit, prevent and suppress mock auctions, and every kind of fraudulent [game,] devise or practice, and punish all persons managing, using, practicing, or attempting to manage, use, or practice the same, and all persons aiding in the management, use or practice thereof.

Games.

Thirty-ninth. To prohibit, prevent, and suppress the sale of Unwholeevery kind of unsound, nauseous, and unwholesome meat,
poultry, fish, vegetables, or other articles of food and provisions, and impure or spurious wines and spurious liquors, and
to punish all persons who shall knowingly sell the same, or
offer or keep the same for sale.

Fortieth.. To prohibit, restrain, and prevent persons from Gaming gaming for money, with cards, dice, billiards, nine or ten pin alleys, tables, ball alleys, wheels of fortune, boxes, machines, or other instruments or devices whatsoever, in any grocery, store, shop, or any other place in said city; to punish the persons keeping the building, instruments, or means for such gaming, and compel the destruction of the same.

Forty-first. To prohibit, prevent, and suppress all lotteries Lotteries. for the drawing or disposing of money, or any other property whatsoever, and to punish all persons maintaining, directing or managing the same, or aiding in the maintenance, direction or management thereof.

Forty-second. To prohibit and prevent persons from selling Intoxicating or giving away ardent spirits, or other intoxicating liquors, to liquoral any child, apprentice or servant, without the consent of his or her parent, guardian, master or mistress; to license and regulate the selling or giving away of any ardent spirits, or other intoxicating liquors, by any shop-keeper, trader, grocer, inn, hotel or tavern-keeper, keeper of any ordinary, saloon, recess, victualing or other house, or by any other person, in case the selling or giving away of ardent spirits or other intoxicating liquors, and licensing the sale thereof, shall hereafter be authorized by the laws of the State.

Forty-third. To license and regulate solicitors of passengers To license or for baggage for the benefit of any hotel, tavern, public runners. house, boat or railroad; also, draymen, carmen, truckmen, porters, runners, drivers of cabs, hackney coaches, omnibuses, carriages, sleighs, express vehicles and vehicles of every other description used and employed for hire, and to fix and regulate the amount and rates of their compensation.

LAWS OF MICHIGAN.

Auctioneers, peddlers, etc

Forty-fourth. To license and regulate auctioneers, hawkers, peddlers and pawn-brokers, and regulate auctions, hawking, peddling and pawn-brokerage; to license and regulate the peddling and hawking of fruits, nuts, cakes, refreshments, jewelry, merchandise, goods and other property whatsoever, by hand, hand-cart, show-case, show-stand or otherwise in the public streets.

Public exhibitions.

Forty-fifth. To prohibit and prevent, or license and regulate the public exhibition by itinerant persons or companies, of natural or artificial curiosities, caravans, circuses, menageries, theatrical representations, concerts, musical entertainments, exhibitions of common showmen, and shows of any kind.

Hotels, etc.

Forty-sixth. To license and regulate the keepers of hotels, taverns and other public houses, groceries, and keepers of ordinaries, saloons, and victualing or other houses or places for furnishing meals, food or drink.

Butchers,

Forty-seventh. To license and regulate butchers; to license provision dealers, etc. and regulate or suppress hucksters, and to license and regulate the keepers of shops, stalls, booths or stands at markets or any other place in said city, for the sale of any kind of meat, fish, poultry, vegetables, food or provisions.

Billiards and pin alleys.

Forty-eighth. To license and regulate keepers of billiard tables, pin alleys, nine or ten pin alleys, but not for the purpose of gaming.

Bath-houses

Forty-ninth. To license and regulate public bath houses or bath rooms on land, and any public floating bath houses, bath rooms or vessels on the Detroit river.

Police.

Fiftieth. To establish and regulate an efficient system of police for the good government of said city; to appoint, on the recommendation of the mayor, or acting mayor, policemen and watchmen, who shall possess and exercise the same powers, as conservators of the peace, which township constables, under the general laws of this State possess, and to prescribe and regulate their further powers and duties, and fix their compen-Said policemen and watchmen may be removed at any

time by the common council, on the recommendation of the Removal of policemen.

Fifty-first. To appoint one or more inspectors, measurers, weighers weighers and gaugers of articles to be measured, inspected, weighed and gauged; to prescribe and regulate their powers and duties, fees and compensation.

Fifty-second. To direct and regulate the weight and quantity Bread. of bread, the size of the loaf, and the inspecting thereof.

Fifty-third. To direct and regulate the inspecting and meas-Inspection of uring of wood, lumber, shingles, timber, posts, stones, heading and all building materials; the inspecting, measuring and weighing of coke, and all kinds of coal; the inspecting and weighing of hay; the inspecting of vegetables, fresh, dried, smoked, salted, pickled, and other meat or fish, poultry, butter, lard, and other food or provisions to be sold at wholesale or retail; the inspecting and weighing of flour, meal, pork, beef, and all other food or provisions, and salt to be sold in half-barrels, barrels, casks, hogsheads, boxes, or other packages; and the inspecting and gauging of oils, wines, whisky, and other spirituous liquors, to be sold at wholesale or retail, or in kegs, half-barrels, barrels, casks, hogsheads, or other vessels: Provided, That nothing herein contained shall be construed to Proviso. authorize the inspecting, measuring, weighing or gauging of any article herein enumerated, which is to be shipped beyond the limits of this State, except at the request of the owner thereof, or of the agent having charge of the same.

Fifty-fourth. To regulate the weights and measures to be Weights and used in said city, and compel every merchant, retailer, trader and dealer in merchandise, groceries, provisions or property of any description which is sold by measure or weight, to use weights and measures to be sealed by the city sealer, and to be subject to his inspection and alteration, so as to be made conformable to the standard of weights and measures established by the general laws of the State.

Fifty-fifth. To provide for the protection and care of pau-Paupera pers, and to prohibit and prevent all persons from bringing, in

vessels or in any other mode, to said city, from any other port or place, any pauper or other person likely to become a charge upon said city, and to punish therefor.

Burial of paupers, etc.

Fifty-sixth. To provide for the burial of strangers and poor deceased persons; to regulate the burial of the dead and the Registration registrations of births and deaths, and to order and compel the keeping and returning of bills of mortality by physicians,

Census.

Public meetings. sextons and others.

Fifty-seventh. To provide for taking a census of the inhabitants of said city, whenever the common council may see fit, and to direct and regulate the same; to provide for calling meetings of the inhabitants of said city by public notice thereof, fixing the time and place of meeting, and to regulate the ringing

Public buildings.

of bells. Fifty-eighth. To erect and provide for the erection of a city hall and all needful buildings and offices for the use of the corporation or of its officers, and to control and regulate the same.

Alms-house department.

Fifty-ninth. To establish, organize and maintain an almshouse department, to purchase the necessary grounds, and erect and provide for erecting the necessary buildings therefor. either within or without the city limits.

Jails, work-houses and houses of correction.

Sixtieth. To establish and build jails, work-houses, and houses of correction, for the confinement of offenders; to erect and provide for erecting the necessary buildings therefor, and control and regulate the same; to appoint all necessary officers for taking charge of the same and of persons confined therein: to prescribe their powers and duties, and provide for their removal from office and the filling of vacancies.

Imprison-

Sixtu-first. To imprison and confine in said jails, work-houses and houses of correction, at hard labor or otherwise, all persons liable to be imprisoned or confined under this act or any ordinance of the common council, or lawfully committed thereto by any court or magistrate, as herein provided. Any court or magistrate in the city of Detroit or the county of Wayne may commit to any work-house or house of correction of said city,

instead of the jail of Wayne county, any person convicted of an Ibid. offense against the general laws of the State, now or hereafter punishable by imprisonment in the jail of Wayne county. Any court of competent jurisdiction of the State of Michigan may, in its discretion, commit any male under sixteen, or female under fourteen years of age, to any work-house or house of correction of said city, instead of the State prison, who shall be convicted of any crime now or hereafter punishable by imprisonment in the State prison, whenever in the opinion of the court the welfare of the public and of the convict will be promoted thereby. All expenses attending the confinement of any person sentenced to be committed to any work-house or house of correction of said city, for any offense against the general laws of this State, now or hereafter punishable by imprisonment in the State prison, shall be paid by the State Treasurer quarter-yearly, on the certificate of the city controller that such expenses have been incurred. All expenses attending the confinement of any person sentenced to be committed to any workhouse or house of correction of said city for any offense against the general laws of the State, now or hereafter not punishable by imprisonment in the State prison, shall be paid quarteryearly by the treasurer of the county in which the offender was tried and convicted, upon the certificate of the city controller that such expenses have been incurred.

Sixty-second. To prescribe and regulate the speed of cars speed of and engines on railroads within the limits of said city.

Sixty-third. To authorize the mayor to grant, issue and re-Licenses by voke licenses in all cases where licenses may be granted and mayor. issued under this act and the ordinances of the common council; to direct the manner of issuing and registering the same, and to prescribe the sum of money to be paid therefor into the treasury of the corporation. No license shall be granted for Limit of more than one year, and the person receiving the same shall, time for more than one year, and the person receiving the same shall, time for which libefore the issuing thereof, execute a bond to the corporation in be granted, such sum as the common council may prescribe, with one or more sufficient sureties, conditioned for a faithful observance

of the charter of the corporation and the ordinances of the common council, and otherwise conditioned as the common council may prescribe. The mayor may inquire into the sufficiency of the sureties in such bond by an examination under oath as to their property and responsibility, which oath may be administered by him. The depositions of the sureties shall be reduced to writing, be signed by him, certified by the mayor, annexed to and filed with the bond to which it relates, in the office of the clerk of the city.

Taxes.

Sixty-fourth. To assess, levy and collect taxes for the purposes of the corporation upon all property made taxable by law for State purposes, which taxes shall be liens upon the property taxed till paid; to make regulations for assessing, levying and collecting the same, and to sell the property taxed to pay the taxes thereon.

Appropriat'n of money.

Sixty-fifth. To appropriate money, provide for the payment of the debt and expenses of the said city, and make regulations concerning the same.

Punishment of offenders.

Sixty-sixth. To punish all offenders for violations of, or offenses against this act, or any ordinance of the common council enacted under this or any other act of the Legislature, by holding to bail for good behavior, by imposing fines, penalties, forfeitures and costs, and by imprisonment in the jail of Wayne county, any jail, work-house, house of correction, or alms-house of said city, or by either, in the discretion of the court or magistrate before whom conviction may be had. If only a fine, penalty, or forfeiture be imposed, together with the costs, the offender may be sentenced to be imprisoned until the payment thereof, for a term not exceeding six months. All punishments for offenses against the ordinances of the common council shall be prescribed in the ordinance creating or specifying the offense to be punished; and no penalty or forfeiture shall exceed one thousand dollars, no fine shall exceed five hundred dollars, and no imprisonment shall exceed the period of two years.

Sixty-seventh. To employ all persons confined for the non-Employm'nt of prisoners payment of any fine, penalty, forfeiture or costs, or for any offense under this act or any ordinance of the common council, in the jail of Wayne county, or any jail, work-house, house of correction, or alms-house of said city, at work or labor, either within or without the same, or upon the streets of said city, or any public work under the control of the common council; to allow any person thus confined for the non-payment of any fine, penalty, forfeiture or costs, to pay and discharge the same by such work or labor, and to fix the value and rates of such work and labor.

Sixty-eighth. To provide for printing and publishing all Printing. matters required to be printed and published under this act, or by order of the common council, in such manner as said common council may prescribe.

Sixty-ninth. To provide for the maintaining the peace, order, Public peace and good government of the city of Detroit. The common wards council shall have power to subdivide the city of Detroit into wards.

Seventieth. The common council shall have power to pur-rurchase of chase and sell real estate for the use of said corporation, for corporate purposes, and to execute mortgages on the same for any balance which may remain unpaid on the purchase money paid for such real estate. They shall also have power to purchase and control land for cemetery purposes, either within or without the corporation limits of said city.

Sec. 7. That chapter seven of said act be and the same is Chapter hereby amended so as to read as follows:

Sec. 1. The common council of the city of Detroit shall have Power of full power, by resolution or ordinance, to lay cut, establish, lay council to open, extend, widen, straighten, alter, close, vacate or abolish ways, etc. any highways, streets, avenues, lanes, alleys, public grounds or spaces in said city, whenever they shall deem it a necessary public improvement, and private property may be taken therefor; but the necessity for using such property, and the just

Jury to determine necessity.

compensation to be made therefor, shall be determined by a jury of twelve freeholders residing in said city.

Jury; how chosen.

Sec. 2. Whenever it shall be necessary to have a jury of freeholders for the purposes mentioned in the preceding section, the common council shall, by resolution, direct the city attorney to apply to the recorder's court of said city for the drawing and impaneling of the same, and to give notice of the same, and to give notice thereof in the manner following:

Notice of im-Said city attorney shall cause a notice to be published once a provement; how given. week for four successive weeks, in the official daily newspaper of the city, and in one other daily newspaper published in said

Contents of city, stating that the common council have determined to make such improvement, describing it by metes and bounds, courses and distances, and to take therefor such private property within said limits as may be necessary, and that on a certain day therein to be mentioned, and not less than ten days after the date of the last of said publications, he will apply to the recorder's court of said city, to have a jury of twelve freeholders drawn and impaneled to determine the necessity for using said property, and the just compensation to be paid therefor. And in case of opening, widening, straightening or altering an alley or alleys, said notice shall also contain the further statement that said jury will also apportion and assess the compensation to be paid to the several owners, or persons entitled to receive the same, to and upon all lots, premises or subdivisions thereof, within the block in which the alley in question is situated, and which will be benefited by the pro-Notice to be posed improvement. And the said city attorney shall also

cause a copy of said notice to be served at least ten days before the day fixed for drawing said jury, by a member of the metropolitan police, (whose duty it is hereby made to serve the same,) upon each of the owners and occupants of said property intended to be taken, so far as they can with reasonable diligence be ascertained and found within said city, and when they cannot be so found and ascertained, said officer shall post

said notice in some conspicuous place on the premises: Pro-Previso. vided. That no want of service upon said owners or occupants shall stay the proceedings in said matter, or affect the jurisdiction of said court, but said court shall have power at any time before the termination of said proceedings, upon its being made to appear to its satisfaction that injustice has been done to any owner of private property, or other person interested therein, by reason of want of such notice, to give such owner or person interested an opportunity to be heard, and to take such other steps as may be necessary to protect his interests. And after the publication and service of posting as whenown'rs aforesaid, the owners of any private property intended to be by proceedtaken for said improvement, and all persons interested therein, shall take notice of and be bound by all subsequent proceedings, without any further notice except as herein otherwise provided.

Sec. 3. The city attorney shall, wihin five days after the first riing of publication of said notice, file a copy thereof and of the reso-clerk of recorder's lution of the common council mentioned in the preceding court. second section, duly certified by the city clerk, with the clerk of the recorder's court, who shall thereupon, and at least summons to three weeks previous to the day fixed for the drawing of said jury, issue a writ of summons directed to any member of the metropolitan police, commanding him to summon twenty-four disinterested freeholders of said city, who are qualified to sit as petit jurors in said court, and who have not served on a freeholder's jury since the thirty-first day of December next preceding, to appear before said court on the day mentioned in said notice to serve as jurors, and shall deliver the same to a member of the metropolitan police. Said summons shall be when shall served at least seven days before the return day thereof, and be served. return shall be made in the same manner as in the case of a summons for petit jurors of said court; and the persons thus summoned shall be bound to attend said court, and serve until discharged, and said court shall impose upon them a fine of not less than five dollars for each day's non-attendance in court

LAWS OF MICHIGAN.

or neglect to serve; but they may be exempted and excused by the court from serving, for the same reasons for which petit jurors may be exempted or excused.

I mpaneling jury.

Sec. 4. Upon the day designated in said notice, or upon some other day to be appointed by the court, and on filing an affidavit showing the required publication of said notice, and also an affidavit of a member of the metropolitan police, stating that he has caused a copy of said notice to be duly and personally served upon each of the owners and occupants of the property proposed to be taken, so far as they could with reasonable diligence be ascertained and found, and that where they could not be so found or ascertained, he has caused said notice to be posted up in some conspicuous place on said premises, said court shall proceed to impanel a jury from the persons so summoned as aforesaid, in the same manner as a petit

How panel filed.

jury is impaneled in said court; and if there shall not be a sufficient number of jurors to complete said panel, either because some of the persons so summoned are not qualified to sit as such, or because they are exempted or excused, or have failed to answer said summons, the panel may be filled up in the same manner that a panel of petit jurors is filled up in

like cases in said court. The right of challenge shall be

Right of challenge.

allowed as in civil cases under the laws of this State. Sec. 5. The jury so impaneled shall be sworn to discharge Jury sworn. their duties faithfully, and according to the best of their abili-

Instruction ties.

Said court shall then instruct said jury as to their duties and the law applicable to the case, and deliver to them a copy of said notice, and the city attorney shall give said jury legal advice and counsel concerning their duties, whenever requested.

To visit

Sec. 6. The jury shall go to the place of the intended imintended im-provement provement, and upon or as near as practicable to any property intended to be taken and described in said notice, and shall ascertain the necessity for using the property intended to be

Awarding damages.

taken for such improvement; and if they shall find in the affirmative, they shall next determine and award to the owner or owners of said property, such damages and compensation as

they shall deem just; and in determining the amount of said damages, where only a part of a lot or lots of land is taken, the jury shall take into consideration the amount of benefits or enhanced value, if any, which the portion not taken will receive from the intended improvement; but it shall not be necessary for them to state in their report, the damages and benefits separately, but only the net amount of damages. If such property When propshall be subject to a valid mortgage, lease or agreement, or to jest to mortgage. either, and such facts shall be made to appear to the jury, then said jury shall apportion and award to the owners of such property, the parties in interest to such mortgage, lease or agreement, or to either of them, such portions of the damages and compensation as they shall deem just. And in all cases where Damages: any such damage shall be awarded, except for the laying out, establishing, opening, widening or altering an alley or alleys, such damage shall be payable out of the city treasury, and the means therefor shall be raised from time to time, as may be necessary, with the general city taxes.

Sec. 7. In cases of the laying out, establishing, opening, widen-Assessment ing or altering an alley or alleys, said jury shall further proceed and com to assess the total damages and compensation to be paid for the proposed improvement upon the lots of land, premises or subdivisions thereof, within the block in which the alley in question is situated, and which will be benefited by the proposed improvement in proportion to the amount of benefit they will severally receive; and in all such alley cases where the jury agree upon a verdict, the jury fees, the costs of advertising, and all the expenses attending the proceedings, except the damages and compensation as above provided, shall be assessed by the recorder's court upon the several lots of land, premises or subdivisions as aforesaid, and in proportion, as near as may be, to the benefits received by said improvement according to said report. The benefits and costs and expenses assessed under Same to be this section shall, when collected, be paid into the city treasury, city treasury and by the treasurer placed to the credit of the contingent

fund, and all damages awarded by the jury, and the costs and expenses as aforesaid, shall be paid out of said fund.

Removal of buildings.

Sec. 8. Whenever there shall be any building or buildings standing in whole or in part upon any street or alley as proposed to be opened, the jury shall estimate the cost of the removal of said building or buildings from the line of said street or alley, provided said buildings can be removed and located on the same lot or premises upon which they are situated, and which is owned or occupied by the person or persons to whom the compensation is to be paid therefor. In all such

Award of damages therefor.

cases the jury shall award damages for the removal of said building or buildings. But in cases where said building cannot be removed in manner as aforesaid, the jury shall estimate and award as damages, the cost of taking down that portion of the building upon the line of the street or alley, deducting therefrom the value of the material so taken down, and shall also

estimate and award the damage to that portion of the building

Previso.

remaining, aside from the damage to the land: Provided, That if the owner, or the persons having the right thereto, shall appear before the jury, and agree to remove said building or buildings off the line of said street or alley, the jury may award damages for the removal thereof, instead of damages for

when cost of The person to whom damages are awarded under this section removal to be lieu on shall remove or take down, as the case was or buildings on the line of the street or alley as intended to be opened, within twenty days after the common council shall by resolution so direct; and in case of a refusal or neglect to comply with said resolution, the common council may cause said building or buildings to be removed or taken down, as the case may be, and the expenses thereof, and all costs and charges incident thereto, shall be a lien upon the lot or premises upon which the buildings are situated. And the common council

Sale of lot.

shall, within thirty days after the expiration of the twenty days, as aforesaid, advertise and sell said lot or premises, to pay the costs and expenses as aforesaid. The proceeds of said

sale, over and above the costs and expenses attending the re-Proceeds; moval, or taking down of said property as aforesaid, together posed of. with the costs and expenses of advertising and selling said lot or premises, shall be deposited in the office of the city treasurer, to the credit of the person or persons to whom the said award was made, and shall be paid to such person or persons on demand.

Sec. 9. Said jury after completing the aforesaid duties, shall Report of then make in writing, and each shall sign the report to said court, of their doings, enclose the same in a sealed envelope, and file it in the office of the clerk of said court within thirty days after they were sworn.

Sec. 10. In cases where said jury shall find that it is neces- Contents of. sary to take private property for said improvement, they shall state in their report the just damages and compensation ascertained and awarded by them to the owner of any private property, or to any person claiming an interest therein by virtue of any valid mortgage, lease or agreement to which such property may be subject, together with the names of such owner or claimant, if known, and a description of the property intended In case any damages and compensation be awarded to any person claiming an interest in such property by virtue of a valid mortgage, lease or agreement, to which such property may be subject, it shall be sufficient to state further in such case, the name of such claimant, the date of such mortgage, lease or agreement, or assignment thereof, by virtue of which such claimant has an interest in the property intended to be taken.

Sec. 11. Whenever a jury shall find in favor of taking and 70 whom receiving any property belonging to the estate of any deceased estate of any deceased person, or that such estate will be damaged by the intended persons tendered. improvement, the just damages and compensation determined upon by them shall be awarded to the estate of such deceased person, and the amount thereof shall be paid or tendered to any executor or administrator of such estate; if there be no

executor or administrator, or if he cannot be found, or refuse to accept the same, the amount shall be deposited in the city treasury, to the credit of such estate, and shall on demand, be paid to such executor or administrator, or other person entitled to receive the same.

Report of jury.

Sec. 12. Said jury shall also, in the case provided by section six, state in their report what portions in amount of the total ascertained damages and compensation they have apportioned to and assessed upon any lot, premises or subdivision thereof, which will be benefited by the intended improvement, together with the names of the owners thereof, if known, and a description of the same, and also what portion, if any, of the ascertained damages and compensation they have apportioned and assessed to the city of Detroit in the case above provided for

Confirmation of report,

Sec. 13. Said report may be confirmed by said court at any term thereof, and the court shall appoint some day when it will consider said report, and objections against the confirmation thereof on the part of all persons interested therein, whereof, the city attorney shall give notice by publishing the same in the official daily newspaper of said city, and one other daily newspaper published in said city, for six successive days; and he shall file in said court an affidavit of such publication before the time appointed for considering said report. Said objections shall be filed with the clerk in writing, and a copy thereof, with all affidavits or papers relating thereto, shall be served upon the city attorney at least two days before the day appointed for hearing said objections. Said objections may be argued, and the consideration of said report and objections may be adjourned from time to time until said report be confirmed or otherwise disposed of, as herein provided.

Objections; nature of. Sec. 14. Said report shall not be annulled for objections as to matters of form; all objections shall be objections of law, and to matters of substance; but the damages and compensation to be paid to any person, or the portions thereof apportioned to and assessed upon any lot of land, premises or subdivisions

thereof, may be inquired into, if objected to as being excessively large or small.

Sec. 15. If no objections be filed, said report shall be con-power of court to confirmed; but if objections be filed, said court, after considering firm or refer facts to jury. the same, shall in its discretion confirm or annul said report, or may refer it back to the same jury for the purpose of reviewing all matters and correcting all errors therein contained, and making any alteration thereof which said court may direct, or said jury may deem just or necessary, and thereon said jury shall review, correct or alter said report in manner aforesaid, and shall return and file the same with the clerk of said court, within five days after said report was referred back to them as aforesaid, and thereupon said court shall confirm or annul said report.

Sec. 16. If said report be annulled, or the jury cannot agree, when report or from death, sickness or any other cause, shall fail to make etc. a report within the thirty days required above, the court may, on the application of the city attorney, designate some day in term when another jury may be had, and such jury shall be obtained, drawn, summoned, returned, bound to attend and serve, have the same qualifications, be sworn, and when sworn, have the same power and duties as the first jury. The same proceedings, after they are sworn, shall be had by them, and by and in said court, as provided for above, after the first jury is sworn.

Sec. 17. If any juror, after being sworn, shall die, or from When juror sickness, or from any other cause be unable to discharge his serve. duties, the court may appoint another person to serve in his place, who shall be sworn, and shall have the like qualifications, powers and duties as those already sworn.

Sec. 18. Any person to whom damages and compensation Appeal from may be awarded for any of his property on account of the in-court. tended improvement, or to and upon whose property any portion of such damages and compensation may be apportioned and assessed, considering himself aggrieved, may appeal from the judgment of the recorder's court, confirming the report of

the jury, to the supreme court, by filing in writing, with the clerk of said recorder's court, a notice of such appeal, and specifications of the errors complained of, within five days after the confirmation, and serving within the same time a copy of said notice and specification of errors, on the city attorney, and filing a bond in said recorder's court, to be approved by the recorder, conditioned for the prosecution of said appeal, and the payment of all costs that may be awarded against the appellant in case the judgment of confirmation of the recorder's court be affirmed.

Duty of clerk of court in appeal.

Sec. 19. In case of appeal as above, it shall be the duty of the clerk of said recorder's court forthwith, or as soon as practicable, to transmit to the supreme court a certified copy of all the proceedings in the case which may be filed in the office of any clerk of said court.

Power of supreme court on appeal being made.

Sec. 20. The supreme court, at any term thereof, shall, with the least practicable delay, hear and try the matter of said appeal, and may affirm or reverse the judgment of the recorder's court confirming the report of the jury, but the same shall not be reversed for matter of form, nor for any errors, except errors of law, and only in regard to the appellant or appellants. The court shall give judgment for reasonable costs and expenses in the matter of said appeal, and proceedings thereon, to be taxed; and all costs and expenses awarded to the city of Detroit, in case of affirmation, shall be applied on and deducted from the damages and compensation, if any, to be paid to the appellant or appellants.

Reversal.

Sec. 21. If there be a reversal for any errors, which it is practicable for the recorder's court or said jury to correct, with due regard to the public interest and rights of individuals, the proceeding shall be remanded to said recorder's court, with direction that such error be corrected. Said recorder's court, at any term thereof, or (as the case may be) said jury, under the direction of said court, shall correct such error, and thereupon the report of the jury shall be confirmed by said recorder's court, without any further right of appeal.

Sec. 22. In every case of annulment of the report of the Annulment jury by the recorder's court, or reversal by the supreme court, the common council, in behalf of said city, may by resolution elect to pay the damages and compensation claimed by, or the assessment made upon the property of the objector, appellant or appellants. On filing a certified copy of said resolution in the recorder's court, within twenty days after the annulment or reversal, the report of said jury shall be reviewed and confirmed by said recorder's court as to all persons interested therein, except the objector, appellant or appellants, and without further right of appeal. If the common council do not elect, as above provided, all the proceedings shall be null and void, and no further proceedings shall be had, except in a case of reversal, when the proceedings may have been remanded to the recorder's court for the correction of certain errors, in which case such errors shall be corrected and the report of the jury confirmed, as above provided.

Sec. 23. If the report of the jury be confirmed by the re-when report corder's court in any case above provided for, or if the judg-confirmed, ment of confirmation be affirmed on appeal to the supreme court, such confirmation shall be final and conclusive as to all persons interested therein, and the damages and compensation apportioned to, and assessed upon any lot of land, premises or subdivisions thereof, according to said report as confirmed, shall be a lien thereon, from the time of the aforesaid confirmation, until they are paid and satisfied.

Sec. 24. When the report of the jury shall have been thus certified copy of finally confirmed, or the judgment of confirmation affirmed by report of the supreme court, the clerk of the recorder's court shall pre-presumpt pare a certified copy, under the seal of the court, of the report of the jury as confirmed by the recorder's court, and the order of the court confirming the same, and the clerk shall file said certified copy in the office of the clerk of the city; such certified copy, or a like copy made and certified by the clerk of the recorder's court shall, in all courts and places, be presumptive evidence of the matters therein contained, and of the regularity

of all proceedings from the commencement thereof to the order of the court confirming the report of the jury.

When notice to be served.

Sec. 25. Upon the confirmation of the report of the jury in the recorder's court, in case no appeal is taken, or upon the affirmation of the report in the supreme court, the city attorney shall cause to be served by the sergeant of the police, or one of his assistants, whose duty it is hereby made to serve the same upon the persons whose property is assessed in said report, a notice directing said persons to pay into the office of the city treasurer the amounts assessed, within sixty days from the date of the service of said notice, and shall at the same time furnish the city treasurer with a list of the persons assessed, and the Contents of amount of the assessments. The notice shall specify that in

case of a failure to comply with the conditions therein stated, at the expiration of the sixty days the property so assessed as

Advertise-ment and

aforesaid, will be advertised and sold by the receiver of taxes. to pay the assessments. Upon the expiration of the sixty days sale of prop as aforesaid the city treasurer shall immediately transfer to the receiver of taxes, the names of all persons whose property is assessed, who have failed to comply with the notice, together with the amounts of the unpaid assessments, whereupon the receiver of taxes shall immediately advertise and sell the property assessed, in such manner as the common council may direct, to pay the assessments and the costs and expenses attending the same. In case the persons whose property is assessed as aforesaid, cannot be found within the city, the notice shall be left at their place of residence in said city, with some person of proper age. If they or their place of residence cannot be found, and the property be occupied, the notice shall be served by delivering the same to the occupant or occupants, or by leaving the same at their place of residence in said city, with some person of proper age; but if the persons whose property is so assessed as aforesaid, or their place of residence cannot be found, and the property be not occupied, and they, their place of residence, and that of the occupant or occupants cannot be found, or if the owner or owners, occupant or occupants be unknown or non-residents of said city, then in either of such cases notice may be served by posting the same in some conspicuous place upon the property assessed for said improvement. The said sergeant of police by himself or one of his assistants, shall make due return of his doings to the city treasurer, with the date of the service of said notice.

Sec. 26. Within ninety days after the confirmation of the Tender of report of the jury, or after the judgment of confirmation shall, compensation on appeal, be affirmed, the common council shall pay, or tender to the respective persons the several amounts of damages and compensation awarded to them, according to the report of the jury as confirmed or elected as above provided for, to be paid by the common council; and in case any such person shall refuse the same, be unknown, or a non-resident of said city, or cannot with reasonable diligence be found in said city, or for any reason be incapacitated from receiving his or her amount, or the right thereto be disputed or doubtful, the common council may deposit the amount awarded in such case, or elected to be paid by the common council, in the treasury of the city, to the credit of any person entitled thereto, and shall, on demand, pay the same over to any person competent and entitled to receive it.

Sec. 27. Upon such payment, tender or deposit in the city Possession treasury, the same shall become a public highway, and the property. common council may enter upon, take possession of, and convert the same to the uses and purposes for which it has been taken. A certificate of the city treasurer, of such tender, payment or deposit shall, in all courts and places be presumptive evidence of the facts therein stated, of the vesting of the fee of the property taken in the city of Detroit, and of the right of the common council to take possession of, and convert the same to the uses for which in has been taken.

Sec. 28. In all cases where any real estate, subject to any Covenants, etc., on real lease or agreement shall be taken as aforesaid, all the covenants estate taken, to cease, and stipulations contained therein shall cease, determine and be discharged upon the final confirmation of the report of the

jury, or upon the affirmation by the supreme court of the Commissive judgment of confirmation. If a part only of such real estate be when part taken, said covenants and stipulations shall cease, determine, and be discharged only as to such part; and the recorder's court, on application of any party in interest to such lease or agreement, and after a notice thereof of eight days, in writing, to the other parties in interest, may appoint three disinterested residents and freeholders of said city, commissioners to determine the rents and payments to be thereafter paid, and the covenants, stipulations or conditions thereafter to be performed under such lease or agreement, in respect to the residue

Oath of cem- or part of such real estate not taken. Said commissioners shall, before entering on their duties, take and subscribe an oath to be administered by the court, faithfully to discharge their duties, which oath shall be filed in said court. Said three

Report of

commissioners shall make and sign a report in writing, of their doings, to said court, which shall be filed therein within thirty days after their appointment, and said report, on being confirmed by the court, shall be binding and conclusive on the parties in interest to such lease or agreement.

Compensat'n of jury.

Sec. 29. The common council shall pay said jury such compensation for their services as they may deem just, and they shall have power to abanden or discontinue proceedings under this chapter in said recorder's court, at any time before the final confirmation of the report of the jury.

Board of

Sec. 30. For the purpose of introducing a greater uniformity upon plan of in the laying out the land in said city into public streets and city, to be appointed, blocks, and to restrain persons from laying out such streets and blocks in a manner prejudicial to the interests of the city. there shall be constituted a board of commissioners, upon the plan of the city, consisting of three persons, to be appointed by the common council, on the nomination of the mayor, and to serve without compensation, who shall hold their office for the term of three years, except the first board, who shall hold their office for one, two and three years respectively, as determined by lot in the manner provided for sewer commissioners;

Terms of

and after the first year there shall be appointed as aforesaid, one in each year, for the term of three years; and no land Approval of within the limits of said city shall be laid out into blocks necessary to and public streets, without the consent and approval of a majority of said commissioners, in writing, entered upon a plan of said land so laid out, which plan, duly acknowledged, and with said approval in writing therein endorsed, shall be recorded in the register's office for the county of Wayne: Pro-Proviso. wided however, In cases where a parcel of land lies between parcels of land duly laid out by plat, now on record, whose streets do not correspond in direction or size, the power of control shall not be exercised over the platting of such intermediate parcel, in order to produce such correspondence, as to essentially diminish their value.

Sec. 31. The city clerk shall act as the clerk of said board, City clerk to be clerk and plans for the approval of said commissioners may be of board. deposited with said clerk for their action thereon, and if approved, a copy thereof shall be filed with said clerk, by the person making or laying out the same.

Sec. 32. Any plans for laying out into public streets and Unrecorded blocks, now existing in said city, and not acknowledged and religions for lay corded according to law, shall be of no validity until they receive proved by the approval of said commissioners, as herein provided; but the platting and recording of any blocks, lots, squares, lanes, alleys, parks or public places within said city, shall be a full and irrevocable dedication of the same to the public, for the uses and purposes specified or named upon any such record, plat or plan; any such plats or plans now of record, shall be, and be evidence of dedication as herein before provided.

Sec. 33. If a vacancy occurs in the office of said commis-vacancy; sioners, or either of them, it may be filled by the common council on the nomination of the mayor.

Sec. 34. The city assessor may, for the purposes of assessment, Numbering number or letter such lots or parcels of land, or such subdivisions of lots as have been or may be made, which are unnum-

Provise.

bered or unlettered: [Provided,] That said assessor shall place on record, in the office of the register of deeds for the county of Wayne, State of Michigan, a plat, containing a description of such lots or subdivisions of lots so numbered or lettered by him, sufficient to identify, designate and locate said lots or subdivisions, and he is hereby empowered to assess the expense for so numbering, lettering and recording as aforesaid, upon the property thereof.

Section amended.

Sec. 8. That sections four, eight, and fourteen, of chapter eight of said act, be and the same is hereby amended so as to read as follows:

Power of council to levy tax for sewers.

Sec. 4. The common council shall also have power annually, to levy, assess and collect taxes not exceeding eighty-five thousand dollars on the assessed value of all the real and personal estate in said city made taxable by the laws of this State, in order to defray the expenses of constructing sewers, and for the purpose for which the sewer fund is constituted as above.

Sec. 8. The proceeds of each special assessment levied for

Credit to street paving fund. the grading or paving of any street or alley shall become a part

> of the street paving fund, and be credited therein to the account of the specific improvement for which the assessment was made: Provided, That the common council shall not in any one year enter into contracts for the grading and paving of streets, alleys and public places, the cost of which will exceed in the aggregate one hundred and fifty thousand dollars, except upon the petition of the holders of the larger portion of the real estate directly abutting upon the portions of the street or alley proposed to be improved. All such contracts shall require the work under the same to be commenced and completed within the six months next preceding the first day of December in the year of the making of such contract; but the common council may extend the time for the completion of any such contract, where the work under the same has been begun

in good faith, but not fully completed within the time.

Provise.

Sec. 14. The common council shall not have authority to Power of council to borrow, except as herein specially provided, any sums of money borrow whatever, on the credit of the corporation, but may authorize the controller to borrow from time to time, on such credit, such sums as may be necessary to meet the expenditures under the appropriations for the current fiscal year: *Provided*, The Proviso. gross amounts so borrowed shall not at any time exceed the sum of ten thousand dollars.

Sec. 9. That chapter eight of said act be and is hereby chapter amended by adding thereto eight new sections, to stand as sections thirty-seven, thirty-eight, thirty-nine, forty, forty-one, forty-two, forty-three and forty-four, and to read as follows:

Sec. 37. The common council, in addition to the powers Council may borrow heretofore granted, shall have power to borrow, upon the faith money. and credit of the city, the following sums, to-wit: 1. For the public building fund a sum not exceeding four hundred thousand dollars. For the sums so borrowed the council may issue to issue the bonds of the city, and may sell and negotiate the same upon the terms and as prescribed in respect to other bonds in section nine of said chapter; a record of said bonds shall be kept by the controller, as is provided in said section nine. No such bonds shall be issued until after their issue is approved by a citizens' meeting called and voting upon the same, in the manner provided for in reference to other bonds by section ten of said chapter. The proceeds of all bonds negotiated and authorized to be issued as aforesaid shall be credited to the public building fund.

Sec. 38. Whenever the common council shall order any contract for street, or any portion thereof, to be graded, or graded and paving. paved, it may enter into contract for the making of such improvement, according to the provisions of this charter; and Assessment after the cost and expense thereof has been ascertained, it shall of cost cause the same, except the cost of cross-walks and of the work at the intersection of cross-streets, to be assessed upon the lots and real estate herein made subject to such assessment as hereinafter provided.

LAWS OF MICHIGAN.

Subdivision of districts.

Sec. 39. For the purpose of such assessment, the lots and parcels of real estate situated on said street, and fronting the portion thereof ordered to be improved, shall constitute one local assessment district, unless the common council, with a view to make the assessment more equal and just, shall subdivide the same into two or more assessment districts. Such subdivision, if made, must be done before asking bids for the work; and in no case shall a city block be divided in mak-

Bids for

Contents of

ting shall show:

1st. The cost of all the paving and grading, except that of the intersection of the cross-streets and alleys, and the cost of the cross-walks at such intersections.

ing such division. The work for each local assessment district

shall be bid for and let separately, and such bidding and let-

- 2d. The cost of the grading and paving of each portion of the street included within the lines of intersection of any cross-street and alleys.
- Proviso. Provided, That in cases where a side street merely opens upon, and does not extend across the street to be paved, the space formed by extending the lines of the former street to the middle of the latter street, shall, for the purposes of this act, be treated as the spaces formed by the intersection of cross-streets. All necessary platforms and curbings shall, for the purposes of such assessment, be deemed to be included within the term paving.

Costs; how assessed.

Sec. 40. The cost and expense of such improvement, except so much thereof as shall be for the work within the lines of intersection of cross-streets and alleys, and for the cross-walks at such intersections, shall be assessed ratably, according to their extent of front, on the lots, part of lots, or parcels of real estate directly fronting on and within the local assessment district: *Provided*, That if the assessment made on any such lot or other parcel of land shall, by reason of its triangular or other irregular shape, seem to the common council to be inequitable, said council may direct a just portion of such

Provise.

assessment to be paid from the general road fund. The cost of the work within the lines of the intersection of cross-streets, and also the costs of the cross-walks, shall be paid out of the general road fund. The word "front," as used in this act, shall be construed to mean that part of the lot or other parcel of land which directly abuts on that part of the street to be improved.

Sec. 41. Whenever, in the improvement of a street as afore-How non-said, any land or real estate which has not been duly platted properties to be assessed to pay any part of the cost of such improvement, the council shall designate such part or parts thereof for such assessments as shall correspond as near as practicable to the portions of the block or blocks nearest adjacent thereto, subject to like assessment, and the part or parts so designated shall be assessed, as near as may be, in the manner herein provided for the assessment of lots.

Sec. 42. The city assessor shall, when necessary, proceed Asse to make out a list of all the lots or parcels of real estate, constituting a local assessment district as aforesaid, with the name of the owner or occupant of each lot or parcel of real estate, so far as he can ascertain the same, and also the length of front of each lot or parcel of real estate fronting directly on such improvement. Such assessor shall then assess the cost To asses and expenses of the work chargeable as aforesaid upon the penses. property in said list, ratably upon the several lots and parcels of real estate, according to the length of front thereof. When To publish notice of the assessment roll is thus completed, the assessor shall give completion of roll notice, by at least five publications in the city paper, that such roll is completed, and will remain in his office for twelve days, from the first publication of said notice, for the inspection of all concerned. At the expiration of said twelve days, the assessor To report shall, after any needful revision and correction of such roll, sign cil. the same and report it to the common council. Said council may then confirm the same, or may, when it shall deem necessary, refer the same back to said assessor for further revision

or corrections. And when the same Confirmat'n of same. satisfaction of said council, it shall, same. After such confirmation, suc

tute a lien, until paid, upon said lot and shall be collected in such manne law.

ortion-ment of cost by council. Sec. 43. When unperformed contra hitherto made, are still in force, it a mon council, with the consent of th

> and paving the spaces at intersectin and also the cost of the cross-walks out of the general road fund, and t cost of the work to be assessed upon

and apportion the proper cost under

collected in the manner heretofore p Sec. 44. Whenever it shall be nec New pave-ments. and lay anew the pavement of any viously paved, it shall be the duty

> paved streets to be paid out of the g Sec. 10. That section fifteen of ch as to read as follows:

> direct the cost thereof and the co

Sec. 15. If the owner or occupant

such real estate, do not pay such as and charges, within the period above ation of said notice, then the said

power, without any further notice, to sold at public auction for the lower any person shall offer to take the advancing such assessment or tax, v

and to direct the execution of a pro to the purchaser thereof; and if suc redeemed within one year after such provided, the controller shall, in the

of Detroit, execute and deliver to

Section

Sale of real estate for taxes.

Deed to purchaser.

signee, a proper deed for the conveyance of such real estate for the term for which the same was sold, which deed shall in all courts be prima facie evidence of the regularity of all the proceedings under which the sale was made, and said deed was executed, up to the date of such deed. And any person who Removal of buildings shall, under such deed, enter into such real estate and erect or when p place any building or building material thereon, shall have the ousted. right at any time within three months after the expiration of said term, or in case he shall be ousted before the expiration of such term by any person claiming adversely to said deed, then within three months after trial, judgment of ouster or ejectment, to remove such building or building material from said real estate. And in all sales of land for taxes as aforesaid, To whom deed to issue if the purchaser or his assigns shall die before a deed or when purchaser dies other conveyance shall be executed on such sale, the deed may be executed by the controller, to and in the name of the deceased person, if such deceased person being still alive would be entitled to a deed or conveyance, which deed or conveyance shall vest the title in the heirs or devisees of such deceased person in the same maner, and liable to like claims of creditors and other persons, as if the same had been executed to such deceased person immediately previous to his death, or the executor or administrator [may assign the certificate of purchase, and the deed or conveyance may issue to the assignee thereof; and in like cases which have heretofore occurred, the same rule shall apply; and all deeds or conveyances heretofore issued in the name of any deceased person, who, if living at the time of the execution thereof would have been entitled thereto, shall have like effect as above provided.

Sec. 11. That chapter nine of said act be and is hereby Chapter amended by adding thereto a new section, to stand as section twenty-four, and read as follows:

Sec. 24. All taxes upon personal property may be assessed Personal in any ward of said city, whether the person assessed be a assessment of. resident of such ward or not: Provided, Only the property so assessed shall be in said ward; and the officer to whom any

LAWS OF MICHIGAN.

warrant for the collection of the same, or any tax or assessment on real estate is delivered, may execute the same by a levy and sale of any personal property, in any ward of said city, belonging to the person or persons chargeable with such tax or assessment.

Sec. 12. This act shall take effect immediately. Approved April 5, 1869.

Norm.—The words and sentences enclosed in brackets in the foregoing laws were in the engressed copies, as passed by the Legislature, but not in the enrolled copies.

CERTIFICATE.

STATE DEPARTMENT, MICHIGAN, Secretary's Office.

I, OLIVER L. SPAULDING, Secretary of State of the State of Michigan, do hereby certify that the date of the final adjournment of the regular session of the Legislature of this State for the present year, was April fifth, one thousand eight hundred and sixty-nine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the great seal of the State of Michigan, [L. s.] at Lansing, this thirtieth day of September, in the year of our Lord one thousand eight hundred and sixty-nine.

OLIVER L. SPAULDING, Secretary of State.

217-

Note.—The words and sentences enclosed in brackets in the foregoing laws, were in the engrowed copies, as passed by the Legislature, but not in the enrolled copies.

INDEX.

INDEX.

A.	
Acts Repealed:	PAGE.
act No. 430, of 1867, relative to a highway from	
Lyons to Muir	69-70
sections 1 and 2 of act No. 471, of 1867, appropria-	00 10
ting non-resident highway taxes for certain	
State roads	606-7
act No. 138, of 1865, to attach the county of Mani-	
tou to Leelanaw for judicial purposes	661
act No. 334, of 1865, relative to the Courtland and	
Muskegon State road	314-15
act No. 335, of 1865, relative to the Lamont and	
Zeeland State road	81 4–1 5
act No. 80, of 1865, relative to a State road in the	
township of Shiawassee, in Shiawassee county.	314-15
act No. 30, of 1864, providing for reclamation of	
swamp lands by means of roads, etc., in Ionia	000
county	888
act No. 4, of 1865, relative to the improvement of	
the Saginaw river	239 -4 0
act No. 260, of 1848, to incorporate Monroe and Sa-	1443
line Plank Road Companysubdivision No. 8, of act No. 117, of 1859, to au-	1440
thorize the laying out of the Marquette and Bay	
DeNoc swamp land State road	1574
Adams:	1013
tax rolls in township of, legalized	5
certain territory attached thereto	
Adrian:	
township of, tax roll legalized	266-7
city of, public schools in, authorized to borrow	
money, etc., to construct school building	
amending act to revise the charter of465-74	, 630-2
amending act to incorporate the public schools of	.702-8
AGAWAM MINING COMPANY:	
name of, changed to Huron Copper Mining Com-	
pany	1077-8

PAGE
Albion: township of, time for collection of taxes in, extended, 21
legalizing action of school inspectors of, relative to the consolidation of school districts 363-4
city of, act to incorporate amended193-216 ALCONA:
county of, act to organize the
provision for a State road in1127-9
Allegan: village of, charter revised
ALLEN, Amos:
commissioner to lay out a State road in Eaton county 608-9
Alma:
appropriating highway taxes for improvement of a wagon road from Saginaw river to
Almer: township of, time for collection of taxes in, extended. 33-4
Angell, Jason:
commissioner for laying out a State road1435-6
Ann Arbor:
city of, authorizing officers of, to borrow money to furnish water to
Antwerp:
township of, authorizing school board of fractional
district No. 1 of, to convey real estate 607-8 act authorizing fractional school district in, to or-
ganize a graded school, etc., amended 1119
APPROPRIATION OF HIGHWAY TAXES:
for certain roads in Gratiot county99-100
for Traverse Bay and Houghton Lake State road. 606-7
for Port Sanilac and Tuscola State road 623-4
for Ovid and St. Charles State road
for a State road in Isabella county
for a State road in Macomb and St. Clair counties. 1124-6
for a State road in Alcona county
on Elk creek, in Sanilac county
for a State road from western terminus of the St.
Louis and Pine river State road
for a State road from Angell's landing1435-6
for the wagon road from Saginaw river to Alma1445-6
for a State road in Gratiot and Saginaw counties1447-9
for grading, etc., a portion of Sand Beach and Bay
City State road
for a State road in Kent and Ionia counties 1679-81

Appropriation of State Swamp Lands:	PAGE.
for the Ionia and Houghton Lake State road1	459_9
for a road from Port Austin, in Huron county1	452_4
for completion of Newaygo and Dayton State road.	1454
for completing Clio and Chesaning State road	
for the Saugatuck and Overisel State road1	575_6
for the Ishpeming and New England Mine State road	
for the Geneva and Saginaw Bay ditch	1669
for a State road from Cheboygan river to Old Mackinaw16	
for a State road from Tawas Bay to west line of	
Iosco county	670-1
for the Portage River and Torch Lake State road1	671-2
for the Midland, Houghton Lake and Grand Trav-	
erse Bay State road	1672
for the Winona and Franklin State road	1673
Arbela:	
township of, act setting aside certain action of school	
inspectors in	1683
Augusta:	
village of, act to incorporate	265–6
Ayers, Andrew:	
township of Cambridge authorized to raise certain moneys for the relief of	79-80
В.	
BAD RIVER:	
preventing obstructions to passage of fish in	482
BAPTIST CHURCH AND SOCIETY:	
of Grand Rapids, first and second, authorized to	
consolidate with the Baptist church and society	FO 40
of Grand Rapids	98-60
Baptist Society: of village of Greenfield, legalizing action of trustees	
of	1900
Baraga:	1308
township of, organized	667 9
Barnes, Rebecca:	1001-0
name of Eva E. Strong changed to	1683
BATTLE CREEK:	1000
amending act to incorporate the city of	65_7
Bay City:	JU-1
amending act to revise and amend charter of56	31–605
amending act to organize union school district in	

naw counties......1447-9

INDEX.	v
Pai	GE
	82
Cass County Agricultural Society: authorized to sell their fair grounds1441-	-2
CENTERVILLE: name of village of, changed to Caro	53
CERTIFICATE: of Secretary of State relative to close of the session of the Legislature of 1869	29
CHARLEVOIX: county of, organized	-2
CHASE: attaching certain townships to township of 605 attaching township of, to Osceola county, 605 CHEBOYGAN RIVER:	-6 -6
appropriation for a State road from, to Old Mackinaw1669-	·70
CHELSEA: act to revise the charter of village of886-9	
CHESANING: act to incorporate the village of1245-	70
CHESTERFIELD: act to establish fractional school district number seven of townships of Lenox and	37
	52
Church, George: commissioner to lay out the Portage river and Torch Lake State road	l-2
Circuits: judicial (see judicial circuits.)	
CIRCUIT COURTS: in twelfth judicial circuit, act fixing time for holding	7
act legalizing the terms of, in the twelfth judicial	3–4
CLARE: act to attach south half of unorganized county of, to Mecosta county	521
CLINTON: act to organize township of	-70
CLIO AND CHESANING STATE ROAD:	-10 575
218-	

INDEX.

٧i	

COLFAX: Oceana county, act to organize t Mecosta county, act to organize Wexford county, act to organize CONGREGATIONAL CHURCH AND SOCIETY: First, of Raisin, name changed. COOLEY, DIKE: commissioner for laying out a ce CORUNNA: act to incorporate the city of... CRANE, STEPHEN: commissioner on a State road in naw counties..... CRAW, FARLEY: commissioner to lay out the Car road..... CRAWFORD: unorganized county of, attached ships.... CRAWVILLE: changing name and plat of the v port..... township of, tax roll of, legalized village of, act to incorporate.... CURRY, SOLOMON S.: commissioner to lay out the Is. England Mine State road... D. DANBY: amending act to appropriate co highway taxes in township Grand River turnpike..... DANSVILLE: amending act to incorporate the Methodist Episcopal Church of, ized to sell real estate.... DEARBORN: time for collection of drain tax extended township of, authorized to raise draining a swamp...... DETROIT: city of, time for collection of tax tended.....

Page.
DETROIT:
authorizing the water commissioners of, to borrow money to extend and improve the water works
of
act relative to free schools in
amending act relative to supplying, with pure water1678-9
amending act to revise the charter of1686-1728
DETROIT AND HOWELL RAILBOAD COMPANY:
legalizing action of certain townships in voting aid
to 660-1
DETROIT AND MILWAUKEE RAILROAD COMPANY:
Grand Haven authorized to aid in extending line of 628-9
DETROIT AND SALINE PLANK ROAD COMPANY:
amending act to incorporate1093, 1093-4
Devil's Lake: act for the protection of fish in
Dexter:
amending act to incorporate the village of339-40
Dirthes:
in Saginaw county, authority to collect taxes to de-
fray expenses of constructing certain1130-4
appropriating certain non-resident highway taxes
for, in Sanilac county1135-6
DORMAN, JULIUS:
commissioner to lay out a State road in Eaton county 608-9
DOVER: tax roll of township of, legalized
Drain Commissioner:
appointment of, for Ionia county
DUNGAN, ALPENA AND SAUBLE RIVER STATE ROAD:
amending act to connect the, with the East Saginaw
and Sauble River State road 361-2
extended, from northern terminus1669-70
E.
EAST CHINA:
certain lands attached to township of 1452
EAST SAGINAW:
city of, amending act to incorporate422-65
detaching certain territory from, and annexing to
South Saginaw
vised
1.200.1111.1111.1111.1111.1111.1111.111

EAST SAGINAW AND SAUBLE RIVER STATE ROAD:	1 200-
act connecting Duncan, Alpena, and Sauble River	
State road with, amended	361-2
act relative to, amended	
Ecorse:	
time for collection of taxes in township of, ex-	
tended	31_9
Eddy, Enoch:	01-2
commissioner to lay out a State road from Corunna	
to Owosso	1668
Elk Creek:	1000
appropriating certain non-resident highway taxes	
to aid a ditch from a point on11	95 6
Emmet:	.00-0
county of, detached from the thirteenth, and at-	
	1.000
	1682
Erir:	
name of Vienna changed to	4
ፑ.	
FAIRFIELD:	
authorizing township board of, to audit certain ac-	
	1005
counts	1685
township of, act to extend the time for collection of	
ditch taxes in	2 –3
time for collection of taxes in, extended	
	38 –9
FALLASS, JOHN W.:	
commissioner to lay out a State road in Kent and	
Ionia counties	9-81
FANCHER, ISAAC A.:	
commissioner to lay out a certain State road	1120
FARMINGTON:	
act to incorporate the village of, amended67-8, 6	25-7
FENTON:	
township of, time for the collection of taxes in, ex-	_
tended 3	9-40
village of, act to reincorporate780	⊢81 0
FENTON UNION AGRICULTURAL SOCIETY:	
act to aid the	1118
FERRY:	
name of township of Reed changed to	476
FILER:	
township of, organized117	′9–8 0
Fish:	
to prevent the obstruction of, in Bad river.	489

Page.

TO .	PAGE ;
Figh: act for protection of, in the inland lakes of Kalama-	
zoo county	622
act for the protection of, in Brace, Devil's, Round, and	
Whitmore Lakes68	59–60
in certain lakes in Cass county, amending act for	
preservation of	882
FISHING:	
with seines and nets, in certain counties, prohibited. 12	236–7
FIRST BAPTIST CHURCH AND SOCIETY, AND SECOND BAPTIST CHURCH AND SOCIETY:	
authorized to consolidate with the Baptist Church	
and Society of Grand Rapids	58–60
FIRST CONGREGATIONAL CHURCH AND SOCIETY:	
of Raisin, name of, changed to First Presbyterian	
Church and Society of Raisin	101
FIRST METHODIST EPISCOPAL CHURCH:	
of Hastings, trustees of, authorized to sell certain	1000
real estate	1309
of Franklin township, authorized to sell a portion	
of their church property	376_7
FLINT:	
city of, time extended for the collection of taxes in.	20
amending act to revise the charter of1	080-2
FORT STREET:	
act authorizing improvement of, in township of	
Springwells	240 -4
FORT WILKINS:	
relative to a military road from, to Wisconsin State	150_1
Franklin:	EUU-L
tax roll of township of, legalized	266-7
First Methodist Episcopal Church and Society of	•
town of, authorized to sell a portion of their	
church property 8	376–7
FRUITPORT:	
name of the village of Crawford changed to	1036
G.	
Galesburg:	
act to re-incorporate the village of1576-	-1605
GENEVA AND SAGINAW BAY DITCH:	
provision for laying out	1669
Georgetown:	
act to legalize certain taxes in township of	190

_	PAGE
Georgerown: legalizing the organization of union school district number one, in	503-4
Girard:	-
authorizing fractional school district number three	
of township of, to issue bonds for a school-	
house	627
GLADWIN:	
act to organize the township of	4 75
GLASBY, WM. F.:	
special commissioner to expend the appropriation	
for a certain wagon road	144 5–6
GRAND HAVEN:	
city of, authorized to aid the Detroit and Milwaukee	200 0
railroad company	628 -9
amending act to incorporate1	1 06–16
GRAND RAPIDS:	10
act to incorporate the city of, amended	919–19
GRAND RIVER TURNPIKE:	
amending act to appropriate certain non-resident	479
highway taxes for improvement of	413
GRATIOT COUNTY: provision for State road in	1447_9
Green Bush:	11110
act to organize the township of	622_3
GREENFIELD:	
township of, time for collection of taxes in, extended	28-9
time for collection of certain drain taxes in, extended	
village of, legalizing action of trustees of Baptist	
Church of	1308
Gregory, Joseph:	
commissioner to lay out the Portage River and Torch	
Lake State road	1671 –2
GROSSE POINT:	
time for collection of taxes in township of, extended	40-1
_	
Н.	
Hamilin:	075 0
act to organize the township of	019-0
HAMTRAMCK: township of, time for collection of taxes in, extended	28-9
time for collection of certain drain taxes in, extended	
Hancock:	. U1 -6
tax roll legalized, and time for collection of taxes in	ı
township of, extended	236–7
certain territory detached from township of, and	
attached to Adams	1678

PAGE
HANOVER:
township of, organized
HASTINGS:
amending act to revise charter of 78-88
HELENA:
certain unorganized counties attached to township of 620-1
HIBBARD, HENRY: commissioner to lay out a State road in Eaton Co 608-9
Highway Taxes:
(see taxes, highway.)
HILLSPALE:
act to incorporate the city of
HOLLAND:
amending act authorizing township of, to make loans
to improve the harbor of North Black river 614-15
Holly:
township of, assessment roll legalized, and time for
collection of taxes in, extended26-7, 27-8
village of, act to incorporate, amended 49-53
Hooker, Cortez P.:
commissioner to lay out a certain State road 1124
HOUGHTON COUNTY:
supervisors of, authorized to issue bonds for macad-
amizing portion of Mineral Range State road1436-8
Howell:
amending act to incorporate the village of156-60
Hubbardston: village of, act to incorporate, amended
legalizing first charter election held in
Hudson:
township of, time for collection of taxes in, ex-
tended 68-6
village of, amending act to revise the charter of 877-81
act to detach and attach certain territory from and
to the school district known as the public schools
of
Hume:
act to detach cetain territory from township of 484
Hunt, George W.:
Bennington township authorized to raise money by
tax for relief of
Hurd's Corners:
act to lay out a State road from Caro to 707-8
HURON COPPER MINING COMPANY:
name of Agawam Mining Company changed to 1077. 8

PAG T	E.
_	
INCORPORATION OF:	
Big Rapids city	
Outube	
11118UMB	
Lapeer "940-9	
Manistee "	
Muskegon "1184-123	
Augusta village	_
Burlington "	
Chesaning "	
Croton "1455–7	
Lawrence "	
Lawton "	
Leslie "	
Lisbon "	
Midland City "	
Milford "	6
Nashville "	5
New Buffalo "	-
New Haven "	.9
Orion "504-1	
Ovid "723–5	i4
Petersburg "489-50	13
Plainwell "	3
Portland "	7
Portsmouth "	30
Quincy " 7-1	9
Rochester "	23
Saranac "	
Spring Lake "	2
South Haven "	34
Stanton " 83–9	8
White Pigeon "	7
Wayne "	2
Indian Fields:	
time for collection of taxes in township of, extended 21-	-2
Ingersoll:	
tax roll of township of, legalized	5
Ingham County:	
legalizing action of board of supervisors of, in dis-	
continuing a certain piece of State road 108	₹2
INLAND:	_
name of township of North Climax changed to 47-	-8
Ionia:	•
act incorporating village of, amended 70-	-1

IONIA COUNTY:	PAGE
appointment of a drain commissioner for the county	
of	876
provision for a State road in	
appropriation of swamp lands to complete south end	
of	L 452- 8
act relative to, amend d	574-5
IONIA AND LANSING RAILROAD COMPANY:	,
Lauring city au horized to vote aid to	€
amending act authorizing city of Lansing to vote aid to	60-1
Ishpeming:	
defining boundaries of certain school districts in township of	237-8
act to provide for laying out	1664-5
J.	
Jackson:	
city of, time for collection of taxes in, extended amending act to incorporate	100-1
Jackson, Lansing and Saginaw Railroad Company:	000-0
authorized to change the northern terminus of its	267-8
Jamestown:	
act to legalize certain taxes in township of	190
Jonesville:	
charter of village of, amended	40-79
JONESVILLE, MAESHALL AND GRAND RIVER RAILECAD: enabling city of Marshall to aid	100 9
JUDICIAL CIRCUITS:	100-0
twelfth, act for approval of bonds of certain county	
officers in	1
time fixed for holding circuit courts in	7
act legalizing terms of circuit courts in, for the	
years 1865 to 1868	63-4
thirteenth, Maniton county attached to	480
fourteenth, Occools county attached to	480 1682
eleventh, Emmet county attached to	1002
219 -	

YIA	INDEA.	
		D
	. К.	Page.
K	LAMAZOO:	
	township of, providing for two voting precincts in	341_3
	supervisor of, granted further time to perfect as-	011 0
	sessment rolls	1681
	county of, supervisors of, authorized to raise by tax	1001
	two thousand dollars for the benefit of widow	
	of Col. Benj. F. Orcutt	480
	protection of fish in lakes of	622
	village of, amending act to reincorporate8	
KAI	LAMAZOO AND GRAND RAPIDS PLANK ROAD COMPANY:	
	authorized to vacate parts of road	088-9
K	LAMAZOO TOWN AGRICULTURAL SOCIETY:	
	authorized to sell its real estate	1666
KA	LKASKA:	
	portion of unorganized county of, attached to cer-	
	tain townships	620-1
KE	ENE:	
	certain territory attached to township of	69
Ke	NT COUNTY:	
	provision for a State road in16	679–81
	L.	
T	KR:	
LIA	attaching certain townships in the unorganized	
	county of, to Osceola county	605_6
	township of, organized	
T.'	Anse Bay and State Line State Road:	J12-10
	act relative to, amended	1574_5
T.A	NSING:	LUIX-U
11A	city of, authorized to vote aid to the Ionia and Lan-	
	sing railroad company	6
	amending act to authorize, to vote aid to the Ionia	·
	and Lansing railroad company	60-1
	authorizing the assessment of a tax to defray the	00 1
	expense of grading Cedar street in	680-4
	authorized to aid a railroad from Detroit to11	112-16
	revising charter of	321_81
T.,	PEER:	, 1 0 1
-110	county of, provision for laying out a State road in	684_6
	city of, act to incorporate	
T.A	PEER AND PORT HUBON PLANK ROAD COMPANY:	. 10 00
	enabled to charge additional tolls	129_4
T.A	Salle:	
	tax roll of township of, legalized	44
	war and or sommute on regument to the terms.	

LAWRENCE:
act to incorporate the village of
LAWTON:
act to incorporate the village of
township of, authorized to vote a tax to repay certain advances made to
LBELANAW:
fixing time for holding probate court in county of629-30
Lenawee County: legalizing the action of the board of drain commis-
sioners of, in laying out, etc., certain drains in 1078
Lenox:
time for collection of taxes in township of, extended 37-8 establishing fractional school district number seven,
in township of Chesterfield and 1237
Leslie:
village of, act to incorporate996-1010
Lexington:
amending act relative to a State road from, west- wardly to Flint river
Lisbon:
act to incorporate the village of661-80
LOCKPORT: time for collection of taxes in township of, extended 43-4
Lowell:
village of, re-survey, etc., of, authorized1675-6 act amendatory of act to incorporate, amended1676-7
LUCAS, JOHN:
commissioner on the Saugatuck and Overisel State road
Lyons:
act relative to the improvement of a highway from village of, to Muir, repealed
М.
MACKINAC:
amending act to incorporate the village of1089-90 Macomb:
township of, time for the collection of taxes in, extended
county of, provision for laying out a State road in .1124-6
MANISTEE:
city of, act to incorporate

PAGE
Manistee:
township of, territory detached from1179-80
designating place for holding annual meetings in
township of,
county of, amending act authorizing towns in, to
levy taxes for improvement of harbors and
rivers1438-9
MANITOU:
county of, attached to thirteenth judicial circuit 480
act to attach, to Leelanaw county repealed 661
MARATHON:
legalizing certain action of school inspectors in town-
ship of
MARINE CITY:
legalizing survey and re-platting of village of 1072
MARSHALL:
city of, enabled to aid the Jonesville, Marshall and
Grand River R. R
MARQUETTE:
village of, act to create a board of water commis-
sioners in
township of, tax roll in, l-galized
MARQUETTE AND BAY DENOO STATE ROAD:
repeal of law authorizing establishment of1574-5
MASON:
township of, school district No. 4 in, authorized to
issue bonds, etc, to build a school-house 53-4
county of, act authorizing townships in, to improve
harbors and rivers, amended1438-9
MAYFIELD:
organizing township of
McArthur, Alexander:
commissioner to lay out a State road from Corunna
to Owosso
McCall, John:
commissioner to lay out a certain State road 1128
MEADE:
act to organize the township of 267
MECOSTA:
county of, attaching west half of the unorganized
county of Clare to
Мемриів:
legalizing tax roll of village of
MENOMINEE RIVER:
anthorizing the building of a draw-bridge across 62-3

	PAGE.
METHODIST EPISCOPAL CHURCH AND SOCIETY:	
First, of Franklin, authorized to sell portion of	
church property	87 6–7
First, of Hastings, trustees of, authorized to sell	
certain real estate	1309
of Dansville, trustees of, authorized to sell certain	
real estate1	000 1
	U3U-1
MICHIGAN FURNITURE COMPANY:	
act to rescind the powers of	1682
MIDLAND CITY:	
act to incorporate the village of14	18-84
MIDLIND, HOUGHTON LAKE AND GRAND TRAVERSE BAY	
STATE ROAD:	
act making an appropriation for, amended	1672
	10/2
MILFORD:	
act to incorporate village of10)10-8 6
MILLER, JACOB N.;	
commissioner for laying out a certain State road	684–6
Millington:	
setting aside certain action of the school inspectors	
of township of	1683
MILITARY ROAD:	1000
from Fort Wilkins to Wisconsin State line, act pro-	
from Fort Wiking to Wisconsin State line, act pro-	
viding for construction of, amended	1450-1
MINERAL RANGE STATE ROAD:	
issue of bonds in Houghton county to macadamize	
a portion of, authorized	1436-8
Millville:	
name of village of, changed to Bluffton	366
MONITOR:	000
township of, organized	904 5
	30 4- 5
MONRON:	
city of, amending act to provide for collection of	
taxes in the	216-17
act incorporating, amended	923-8
MONROE AND SALINE PLANK ROAD COMPANY:	
charter of, repealed	1443
MOUNT CLEMENS:	1330
	10=0 =
amending act to incorporate the village of	18/3-7
MUIR:	
repeal of act for improvement of a road from Lyons	ł
to village of	69-70
Mcskegon:	
township of, provision for holding the annual meet-	
ing of, for 1870	1005 (
city of, act to incorporate118	1080±
city or, and to incorporate	> 4 -123(

xviii

Page
MUSERFGON: village of, providing for a re-survey of
county of, amending act authorizing townships in,
to improve harbors and rivers1438-9
00 10 provide and 110 100 100 100 100 100 100 100 100 10
N.
Napoleon:
providing for re-platting the village of, etc 476-7
Nashville: incorporating village of
Newargo:
village of, amending act to incorporate the 54-8
re-platting of, authorized
NEWALGO AND DAYTON STATE ROAD:
completion and extension of, provided for 1454
NEWAYGO AND NORTHPORT STATE ROAD:
act relative to, amended
New Baltimore:
to revise and continue an act to charter the village
of
New Buffalo: incorporating village of
New Haven:
act to incorporate the village of
NORTH BLACK RIVER:
amending act to authorize certain townships to aid
in the improvement of the harbor at mouth
of614-15
NORTH CLIMAX:
name of township of, changed to Inland 47-8
Note: relative to the use of brackets884, 1728
relative to the use of brackets
0.
OAKLAND COUNTY:
provision for payment of certain drainage orders
in
OCEANA COUNTY:
amending act authorizing townships in, to improve
harbors and rivers
act relative to, amended
authorizing the grants for, to be used for two roads. 1673-4
ORANGE:
township of, time for collection of taxes in, extended 25-6
amending act appropriating highway taxes in, for
improvement of Grand river turnpike 479

xix

	Page.
ORCUTT, COL. BENJAMIN F.:	
supervisors of Kalamazoo county authorized to raise two thousand dollars for benefit of the	
widow of	480
Orion:	200
act to incorporate the village of	04-18
Orlfans:	
time for collection of taxes in township of, extended	45
OSCIOLA:	
county of, attached to fourteenth judicial circuit	480
act to organize	487-8
attaching certain townships to	
OSCODA:	
organizing township of	485-6
OTISCO:	
certain territory detached from, and attached to	
township of Keene	69
OTSEGO:	
unorganized county of, attached to townships of	
South Arm, Torch Lake, Helens, and Rapid	
River	620-1
village of, amending act to incorporate	311–14
Ovid:	
act to incorporate the village of	23-54
OVID AND ST. CHARLES STATE ROAD:	
act appropriating certain non-resident highway	050 0
taxes for improvement of	699-9
Owosso: amending act to incorporate the city of1	197 40
amending act to incorporate the city of	137-40
Р.	
Palmyra:	
tax roll of township of, legalized	266-7
Parsons, George:	
authorizing township of Watervliet to refund cer-	
tain moneys to	1078-9
PAW PAW:	
village of, amending act to incorporate	
township of, authorizing the school board of frac-	
tional school district No. 1 in, to convey real	
estate	607-8
Penfield:	
authorizing school district number seven in, to issue	
bonds for a school-house	3
Petersburg:	00 200
village of, act to incorporate4	
amenumy act to incorporate,	144 Z-X

Page.
PLAINWELL: iucorporating village of
PLANE ROADS:
act amending act to regulate tolls on, in Bry, Clin-
ton, Saginaw and Gratiot counties
Kalamazoo and Grand Rapida, authorized to vacate
certain parts of road
Lapeer and Port Huron, enabled to charge addi-
tional tolls
PLYMOUTH CONGREGATIONAL CHURCH:
of Lausing, authorized to sell their church property. 1451
Pontiac:
city of, amending act to incorporate
act to lay out and establish the
Port Austin:
e-rtain territory attached to township of
PORTER:
act to authorize fractional school district No. 8, of
town of, to organize a graded school, amended 1119
PORT HURON: amending act to revise the charter of the city of .1470-1573
PORT HURON, BAY CITY AND CLINTON STATE R DAD:
act relative to, amended
PORTLAND:
act to incorporate the village of
provision for laying out and establishing the Fre-
mout branch of
PORT-MOUTH: village of, act to incorporate the
authorzng township of, to aid the building of a
bridge across Saginaw river1271-2
PRESBYTERIAN CHURCH AND SOCIETY:
of Raisin, First, name of the First Congregational Courch and Society of Raisin, changed to 101
PRICE, TOBIAS:
commissioner to lay out a certain State road 681-6
Q.
Quiver:
extending boundaries of, and granting a new char-
ter to village of

R.	PAGE
RAILROADS:	
Ionia and Lansing, city of Lansing authorized to vote aid to	60–1
granting right of way for a, through State lands in	
Menominee county	U3-4
northern terminus of road	67–8
thorized to aid 6	28-9
Detroit and Howell, legalizing action of certain towns in voting aid to	RN 1
from Detroit to Howell, amending act of 1864, au-	00-1
thorizing certain townships to aid111 Jonesville, Marshall and Graud River, city of Mar-	2–16
shall enabled to aid11	80-3
Raisin:	
tax roll of township of, legalized, etc 2 RAPED RIVER:	66–7
certain unorganized counties attached to township	
of 6	20-1
Redford:	40
time for collection of taxes in township of, extended Repp:	49
name of township of, changed to Ferry	476
REYNOLDS: act to organize the township of	1037
RICHLAND:	1001
portion of township of, east of Gull Lake, attached	
to Ross	628
time for collection of taxes in, extended	4-5
Ridgeway:	
tax roll of township of, legalized, etc 2: Riga:	66-7
tax roll of township of, legalized, etc., 2	66–7
Roads:	
State, (see State roads.) appropriation of highway taxes for, in Gratiot	
COUNTY	-100
commissioner to lay out the Portage River and	
Torch Lake State road	71-2

PM	SE.
ROBINSON, WATSON: commissioner to expend certain moneys on the Sand Beach and Bay City State Road1674-	-5
ROCHESTER:	•
act to incorporate the village of	23
Rollin:	_
tax roll of township of, legalized, etc 266-Rowllus:	-7
township of, time for collection of taxes in, extended 35- legalizing action of electors of, in voting to refund	
certain moneys	31
	28
ROUND LAKE:	
act for protection of fish in	50
S.	
SAGINAW:	
city of, authorized to raise money to construct a county jail	35 -2 -4 -9 20 40
SAINT CLAIR:	
city of, amending act to revise the charter of 3 county of, provision for laying out a State road in. 1124 Saint Joseph:	40 6
village of, amending act to incorporate the 16 SAINT MARY'S AND MACKINAC STATE ROAD:	65
act relative to, amended	L -5
SAINT JOHNS:	
village of, act to incorporate, amended	82
trustees of, authorized to levy a tax for a court	67
,	185
SAND BEACH AND BAY CITY STATE ROAD:	
ditching and grading a portion of, provided for 1674	4_5

PAGE.
Sanilac: township of, time for collection of taxes in, extended 34-5
county of, relative to aiding in the construction of a certain ditch or drain in
SARANAC:
village of, act to incorporate
village of, charter revised
provision for laying out
SCHOOLCRAFT:
village of, act to reincorporate 343-58
Scott, John: commissioner to lay out a State road in Eaton,
Ingham and Jackson counties
SEBEWA:
township of, amending act appropriating highway
taxes to improve Grand River Turnpike in 479
Sebewaing:
township of, act to legalize certain bonds issued by
the, and to provide for payment of same 22-3
time for collection of taxes in, extended 36-7
Session Laws:
act No. 290 of 1867, to incorporate the village of
St Johns, amended
sections 14, 21, 26 and 28 of act of 1865, to incor-
porate village of Holly, amended 49-53
sections 7 and 10, of act No. 355 of 1×67, to incor-
porate the village of Newaygo, amended, 54-8
act No. 179 of 1869, authorizing city of Lansing to
aid the Ionia and Lansing Railroad Company,
amended
section 4, of act No. 53 of 1859, to incorporate the
city of Battle Creek, amended 65-7
act of 1867, to incorporate the village of Farming-
ton, amended
act No. 430 of 1867, relative to a highway from
Lyons to Muir, repealed 69-70
section 2 of an act of 1865, to incorporate the vil-
lage of Ionia, amended 70-1
section 1, act 291 of 1867, to incorporate the village
of Hubbardston, amended
sections 1, 7 and 26 of an act of 1867, to revise the
charter of the village of Hastings, amended 78-83

PAGE.
Session Laws:
sections 4 and 7 of an act of 1858, to authorize the
town hip of Holland, and other townsh ps in
Ottawa and Allegan counties to make loans,
etc., to improve the harbor at mouth of N rth
Black river, amended
act of 1850, to incorporate the city of Grand Rap-
ids, amended
act of 1865, to revise the charter of the city of
Adrian, amended
sections 4, 14, 19, 20, 36, 45, 46, 47, 49, 50, 51, 52,
56 and 69 of an act of 1.67, to incorporate
the city of Wyandotte, ameuded 632-9
act of 1857, sections 1, 7, 32, 39 and 44 of an act
to incorporate the city of Jackson, amended 653-8
act No. 138 of 1865, attaching Manitou county to
L-elanaw, for judicial purposes, repealed 661
section 1, act No. 153 of 1861, to incorporate the
public schools of the city of Adrian, amended. 702-3
section 20, act No. 307 of 1867, to incorporate the
village of Dansville, amended
act of 1867, to incorporate the village of Whitehall,
$\mathbf{amended} \dots \dots 807-10$
section 7, of act No. 180 of 1865, to incorporate the
village of Otsego, amended811-14
act No. 334 of 1865, to provide for the drainage,
etc., of swamp lands by means of the Courtland
and Mu-kegon River State road, repealed814-15
act No. 80, of 1865, providing for a certain State
road in the township of Shiawassee, Shiawassee
county, repealed814-15
act No. 335, of 1865, providing for reclamation of
swamp lands by means of Lamont and \mathbf{Z} :claud
State road, repealed814-15
act of 1861, reincorporating the village of Kalama-
zio, as amended by act No. 415, of 1867,
amended
act of 1865, organizing union school district of the
city of Saginaw, amended 821-2
act of 1867, to organize union school district of Bay
City, amended 823-7
act No. 266, of 1867, to revise the charter of village
of Hudson, amended877-81
section 2, act No. 451, pr viding for the preserva-
tion of fish in certain lakes in Cass county,
amundad 889

Session Laws:
act No. 30, of 1864, providing for reclamation of
swamp lands by means of roads and ditches
from Muir, in Ionia county, etc., repealed 883
act of 1861, to incorporate the city of Pontiac,
ameuded
sections 15 and 35, of an act of 1837, to incorporate
the city of Monroe, amended
act No. 84, of 1859, amendatory of an act to incor-
porate the village of Tecumseh, amended928-40 sections 1, 6, 11 and 20, of an act of 1851, to incor-
porate the village of Mount Clemens, amended 1073-7
sections 8, 35, 49 and 58, of act No 372, of 1867, to
revise the charter of the city of Flint, amended . 1080-2
act No. 244, of 1865, to incorporate the village of
Mackinac, amended1089-90
act of 1848, to incorporate the Detroit and Saline
Plank Road Company, amended 1093
act No. 484, of 1867, amendatory of act incorporat-
ing Detreit and Saline Plank Road Company,
amended
act of 1864, authorizing townships in Livingston
Oakland, Washtenaw and Wayne counties to
pledge credit, etc., to aid a railroad from Detroit to Howell, amended1112-16
act No. 239, of 1865, to organize union school dis-
trict No. 1, of township of Spaulding,
amended
section 2, of act No. 210, of 1867, authorizing frac-
tional school district in towns of Antwerp and
Porter to organize a graded school, amended 1119
act No. 215, of 1859, to incorporate the city of
Owosso, amended
act No. 38, of 1867, to prevent fishing with nets in
certain counties, amended
of East Saginaw, and acts amendatory thereof,
revised
sections 1, 3, 4, 5, 7, 9, 11, 14, 33, 36, 45, 46, 48, 49,
50, 52, 53 and 73, of an act of 1867, to set off
and incorporate the city of Grand Haven,
amended1406-16
act No. 167, of 1861, authorizing the townships in
Muskegon, Oceana, Mason and Manistee to
levy taxes for the improvement of harbors and
rivers, amended1438-9

SESSION LAWS:	PAGE.
act No. 302, of 1869, to incorporate the village of	
Petersburg, amended	449_3
act No. 260, of 1848, incorporating Monroe and Sa-	
line Plank Road Company, repealed	1443
sections 1 and 6 of an act amendatory of an act to	
incorporate the fire department of the city of	
Detroit, amended1	443_4
section 3, of an act of 1864, relative to a military	
road from Fort Wilkins, Copper Harbor, to the	
Wisconsin State line, amended1	450-1
act of 1859, to revise the charter of the city of Port	100 1
Huron, amended1470	_1579
subdivision number 8, of section 1, of act No. 117,	2010
of 1859, authorizing the laying out of the Mar-	
quette and Bay DeNoc swamp land State road,	
repealed	1574
acts of 1834 and 1859, incorporating the village of	10,1
Saint Joseph, amended	1665
section 1, of act No. 420 of 1867, making additional	
appropriation to the Midland City, Houghton	•
Lake and Grand Traverse Bay State road,	
amended	1672
section 2, of act No. 213 of 1865, to lay out, etc.,	10.1
the Winona and Franklin State road, amended,	1673
section 1, of act No. 211 of 1867, amendatory of an	
act to incorporate the village of Lowell,	
amended1	676-7
act of 1853, amending laws relative to supplying	
the city of Detroit with pure water, amended 1	678-9
act of 1857, to revise the charter of the city of De-	
troit, amended1686	_1728
Sheridan:	
township of, legalizing action of school inspectors	
in	363-4
SHERMAN, JOHN:	
commissioner to lay out a State road in Eaton, Ing-	
ham and Jackson counties6	10-11
Shiawassee:	
county of, return of taxes for, in 1867, legalized	6
Sickels, Job D.:	
commissioner to receive and expend moneys for	
improvement of Ovid and St. Charles State	
road	658
Smith, George:	
commissioner to lay out a certain State road	684-6

Page.
South Arm: township of, certain unorganized counties attached to
SOUTH HAVEN:
village of, act to incorporate
SOUTH SAGINAW:
village of, authorized to raise money by tax to build
a station house
Spaulding:
township of, act to organize union school district
No. 1 of, amended
Springville:
township of, organized
Springwells:
township of, time for collection of taxes in, extended 33
Spring Lake:
village of, act to incorporate
Stanton:
village of, act to incorporate
STATE DITCH:
in Tuscola county, provision for laying out 1669
STATE ROADS: act to connect the Duncan, Alpena and Sauble River
with East Saginaw and Sauble River, amended 361-2
repealing and amending certain sections of act No.
471 of 1867, relative to 606-7
Traverse Bay and Houghton Lake, relative to 606-7
provision for laying out, in Eaton county 608-9
provision for laying out in Euton, Ingham and Jack-
son counties
Port Sanilac and Tuscola, provision for laying out,
etc., the Fremont branch of
Ovid and St. Charles, appropriation of highway
taxes for
Caro and Wells, provision for laying out 707-8
Courtland and Muskegon River, Lamont and Zee-
land, and a certain, in town of Shiawassee, acts
establishing, repealed
from Muir, in Ionia county, to north line of Isabella
county, act authorizing, repealed 883
in Ingham county, legalizing action of supervisors
in discontinuing a certain piece of 1082
providing for a, from Isabella north to Tobacco
river, etc1120-1

Smirm Davis
STATE ROADS: provision for laying out, in Macomb and St. Clair
counties1124-
providing for, in Alcona county
from the western terminus of the St. Louis and
Pine river, provided for
from Angell's landing, etc1435-
Mineral Range, relative to rocking a portion of1436-
in Gratiot and Saginaw counties provided for1447-
Ionia and Houghton Lake, appropriation for1452-
from Port Austin, in Huron county, to Unionville,
in Tuscola county, provision for constructing1453-4
Newaygo and Dayton, provision for completion of. 145
Marquette and Bay DeNoc, act authorizing, re-
pealed
Ionia and Houghton Lake, amending act relative to . 1574-
Newaygo and Northport, " " " 1574-
Port Huron, Bay City & Clinton," " " 1574-
East Saginaw and Sauble, " " 1574-
from Lexington to Flint river, " " 1574- St. Mary's and Mackinaw, " " 1574-
St. Mary's and Mackinaw, "" " 1574-
St. Mary's and Mackinaw, "" " 1574—1 Ontonagon and State line, "" " 1574—1
L'Anse Bay and State line, " " 1574-
Saugatuck and Overisel, provision for laying out1575-
Ishpeming and New England Mine, provision for
laying out
from western terminus of Frasier street, in Corunna,
to city of Owosso
from Cheboygan River to Old Mackinaw1669-70
from Tawas Bay to intersect the Midland and
Traverse Bay
Portage River and Torch Lake, act to lay out1671-2
Midland, Houghton Lake and Grand Traverse Bay,
act making an additional appropriation for,
amended
Winona and Franklin, act establishing, amended . 1678
Ontonagon and State line, authorizing the grants
for, to be used for two roads
provided for
in Kent and Ionia counties, provision for laying
out1679-81
STATE SWAMP LANDS:
W. R. Burt authorized to select certain1307-8
appropriation of,
for Ionia and Houghton Lake State road1452-3
for a road from Port Austin, in Huron county. 1453-4
221-

INDEX.

Page.	
Wenona:	
act to revise the charter of the village of535-61	
Wexford:	
county of, organized	
township of, organized	
WHITEHALL:	
amending act to incorporate the village of807-10	
WHITE PIGEON:	
incorporating the village of1287-1307	
WHITMORE LAKE:	
act for the protection of fish in	
WILLIAMS, B. O.:	
commissioner to lay out a State road from Corunna	
to Owosso	
WINONA AND FRANKLIN STATE ROAD:	
act to establish the, amended	
Woodstock:	
electors of township of, authorized to vote a tax for	
the payment of Porter L. Swords 703-4	
Wright, Ami W.:	
special commissioner to expend the appropriation of	
taxes for a wagon road from Saginaw river1445-6	
Wright, James:	
commissioner to lay out the Caro and Wells State	
road 707	
WYANDOTTE:	
city of, time extended for collection of taxes in 31-2	
amending act to incorporate	
Wroming:	
legalizing organization of union school district	
number one in 503-4	
7*	
Y. Y	
Young Men's Society of Saginaw: authorized to change name	
YPSILANTI:	
amending act to revise the charter of city of358-61	
У. .	
ZERLAND:	
township of, act to legalize certain taxes in 190	
extending time for collection of drain taxes in 362-3	
ZILWADKEE:	
time for collection of taxes in township of, extended, 41-2	
nime for confection of mace in comments of exercised, 41-2	